Daniel L. Balsam (Cal. State Bar No. 260423) 1 GARBARINI LAW GROUP P.C. 3145 Geary Blvd. #225 2 San Francisco, CA 94118 Phone: (415) 869-2873 3 Fax: (415) 869-2873 4 FICHARD W. WIEKING Richard M. Garbarini (Pro Hac Vice Pending) CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA GARBARINI LAW GROUP P.C. 5 501 Fifth Ave, Suite 1708 New York, New York 10017 6 Phone: (212) 300-5358 Fax: (888) 265-7054 7 Attorneys for Plaintiffs 8 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 11 ROBERT BADELLA, individually and on behalf Case No. 12 3908 of all persons similarly situated, BRADLEY AUG, individually and on behalf of 13 all persons similarly situated, LOUIS FEBUS, individually and on behalf of all 14 persons similarly situated. VERIFIED COMPLAINT AND ROBERT LANGFORD, individually and on DEMAND FOR JURY TRIAL 15 behalf of all persons similarly situated, MICHAEL SHANE YORK, individually and on 1. Participation in/Control of 16 behalf of all persons similarly situated, and Racketeering Enterprise, 18 U.S.C. ROBERT W. JEFFRIES, individually and on § 1962(c) 17 behalf of all persons similarly situated, 2. Conspiracy to Participate in/ 18 Control of Racketeering Enterprise, Plaintiffs, 18 U.S.C. § 1962(d) 19 v. 3. Fraud 20 DENIRO MARKETING, LLC, a California limited liability company, 4. Negligent Misrepresentation 21 ALAN HENNING, an individual, MODENA MARKETING INC., 5. Restrictions on Unlawful 22 an Antigua and Barbuda corporation, Unsolicited Commercial Email, Cal. Business & Professions Code § 17529.5 THOMAS JONES, an individual, 23 24

VERIFIED COMPLAINT

1	PIRANHA NEW MEDIA LTD., a United Kingdom corporation,	6. Consumers Legal Remedies Act, Cal. Civil Code § 1750 et seq.	
2	DELTABREEZE HOLDINGS LTD., a Cyprus corporation,	7. Unfair Competition Law, Cal.	
3	PEN HELP LTD.,	Business & Professions Code § 17200	
4	a United Kingdom corporation, and DOES 1-100,		
5	Defendants.		
6 7	Plaintiffs ROBERT BADELLA, BRADLEY	AUG, LOUIS FEBUS, ROBERT	
	LANGFORD, MICHAEL SHANE YORK, and ROBERT W. JEFFRIES as and for their Complaint against Defendants on behalf of themselves and all other persons similarly situated, by and through their attorneys, state as follows:  I. BACKGROUND, JURISDICTION, AND VENUE		
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11	1. This is a class action brought by Plaintiff	fs on behalf of themselves and similarly	
12	situated consumers ("Class Members") who were victimized by Defendants' scheme to defraud		
13	and obtain money by false pretenses by enticing them to purchase memberships to fraudulent		
14	dating websites.		
15	2. This matter arises under the Racketeer Ir	ifluenced and Corrupt Organizations Act	
16	("RICO"), 18 U.S.C. §§ 1961 et seq., and California	law. The Court has jurisdiction over the	
17	subject matter pursuant to 28 U.S.C. § 1331 (federal question), 18 U.S.C. § 1964(a) (jurisdiction to prevent and restrain violations of 18 U.S.C. § 1962), 18 U.S.C. § 1964(c) (civil action by persons injured in their property by violation of 18 U.S.C. § 1962), 18 U.S.C. § 1964 (venue and		
18			
19			
20	process in civil RICO), and 28 U.S.C. § 1367 (supplemental jurisdiction).		
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24	2		
	VERIFIED COM	PLAINT	

- 3. This Court has personal jurisdiction over each of the Defendants because each is either a resident of the State of California, and/or conducts systematic and continuous business in the State of California, and within this Judicial District.
- 4. Venue is proper in this judicial district under 28 U.S.C. § 1391(c) (defendants subject to personal jurisdiction in this district), 28 U.S.C. § 1391(b)(2) (substantial parts of events or omissions occurring in district), 28 U.S.C. § 1391(d) (alien may be sued in any district), and 18 U.S.C. § 1965 (venue and process in civil RICO).
- 5. Pursuant to Local Rule 3-2(a), this action should be assigned to the San Francisco Division of the Northern District of California because a substantial part of the events or omissions which give rise to the claims alleged herein occurred within San Francisco County.

#### II. THE REPRESENTATIVE PLAINTIFFS

- 6. Representative Plaintiff ROBERT BADELLA ("BADELLA") is an individual residing in San Francisco, California.
- 7. Representative Plaintiff BRADLEY AUG ("AUG") is an individual residing in Staten Island, New York.
- 8. Representative Plaintiff LOUIS FEBUS ("FEBUS") is an individual residing in the Bronx, New York.
- 9. Representative Plaintiff ROBERT LANGFORD ("LANGFORD") is an individual residing in Passaic, New Jersey.
- 10. Representative Plaintiff MICHAEL SHANE YORK ("SHANE") is an individual residing in Rabun Gap, Georgia.
- 11. Representative Plaintiff ROBERT W. JEFFRIES ("JEFFRIES") is an individual residing in Coal City, Illinois.

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#### III. THE DEFENDANTS

- 12. Plaintiffs are informed and believe, and thereon allege, that Defendant DENIRO MARKETING, LLC ("DENIRO") is and was at all relevant times, a limited liability company existing under the laws of the State of California with its principal place of business at all relevant times located in the State of California.
- 13. Plaintiffs are informed and believe, and thereon allege, that Defendant ALAN HENNING ("HENNING") is, and at all relevant times was, a citizen of the United States, residing in California.
- 14. Plaintiffs are informed and believe, and thereon allege, that Defendant MODENA MARKETING INC. ("MODENA") is and was at all relevant times, a corporation existing under the laws of Antigua and Barbuda with its principal place of business at all relevant times located in St. Johns, Antigua and Barbuda.
- 15. Plaintiffs are informed and believe, and thereon allege, that Defendant THOMAS JONES ("JONES") is, and at all relevant times was, a citizen of the United States, residing in California.
- 16. Plaintiffs are informed and believe, and thereon allege, that Defendant PIRANHA NEW MEDIA LTD. ("PIRANHA") is and was at all relevant times, a corporation existing under the laws of the United Kingdom with its principal place of business at all relevant times located in Yorkshire, United Kingdom.
- 17. Plaintiffs are informed and believe, and thereon allege, that Defendant DELTABREEZE HOLDINGS LTD. ("DELTABREEZE") is and was at all relevant times, a corporation existing under the laws of Cyprus with its principal place of business at all relevant times located in Nicosia, Cyprus.

- 18. Plaintiffs are informed and believe, and thereon allege, that Defendant PEN HELP LTD. ("PEN HELP") is and was at all relevant times, a corporation existing under the laws of the United Kingdom with its principal place of business at all relevant times located in Hertfordshire, United Kingdom.
- 19. Plaintiffs are informed and believe, and thereon allege, that Defendant HENNING is, and at all relevant times was, an agent, officer, or director of Defendants DENIRO, MODENA, PIRANHA, and DELTABREEZE.
- 20. Plaintiffs are informed and believe, and thereon allege, that Defendant HENNING is the President and Chief Executive Officer of DENIRO, and at all relevant times, controlled DENIRO to such an extent that DENIRO at all relevant times was and is merely the alter-ego of HENNING.
- 21. Plaintiffs are informed and believe, and thereon allege, that Defendants DENIRO, MODENA, PIRANHA, and DELTABREEZE have common or overlapping ownership.
- 22. Plaintiffs are informed and believe, and thereon allege, that Defendant JONES controls and coordinates the operations of Defendant MODENA in coordination with HENNING.
- 23. Plaintiffs are informed and believe, and thereon allege, that Defendants HENNING, JONES, DENIRO, MODENA, PIRANHA, DELTABREEZE, and PEN HELP coordinate their activities as co-conspirators (the "RICO Conspirators") to carry out the scheme to defraud Plaintiffs and Putative Class Members as described herein (the "Scheme to Defraud" or "Scheme").

- 24. Plaintiffs are informed and believe, and thereon allege, that Defendants HENNING, JONES, DENIRO, MODENA, PIRANHA, and DELTABREEZE collectively constitute the AmateurMatch Enterprise (or "Enterprise").
- 25. Plaintiffs do not yet know the true names and capacities of defendants sued herein as DOES 1-100 and therefore sue these defendants by such fictitious names. Plaintiffs will amend this complaint to allege the DOE Defendants' true names and capacities when ascertained.
- 26. Plaintiffs are informed and believe, and thereon allege, that Defendants DOES 1-100 are individuals, business entities, and/or trusts who: (1) are employed by or are in association with the AmateurMatch Enterprise and who participate or have participated, directly or indirectly, in the conduct of the affairs of the AmateurMatch Enterprise through a pattern of racketeering activity, or conspired to do so; and/or (2) have laundered monetary instruments or have engaged in prohibited monetary transactions in property derived from the unlawful activity of the AmateurMatch Enterprise; and/or (3) have obtained or assisted the AmateurMatch Enterprise in obtaining fraudulent Visa and/or MasterCard merchant accounts with the knowledge that the application and/or use of the merchant accounts was fraudulent and/or in furtherance of the scheme to defraud, and/or (4) have conspired with the other RICO Conspirators or aided and abetted the RICO Conspirators in their pursuit of the Scheme; and/or and (5) have monies subject to restitution under Cal. Business & Professions Code § 17200 et seq., Unfair Competition Law.

#### **IV. STATEMENT OF FACTS**

### A. Background on AmateurMatch "Dating" Websites

27. Defendants own and operate a massive and complex Internet empire, the core of which consists of dozens of fraudulent "adult dating" websites.

- 28. The primary website involved, www.amateurmatch.com, describes itself as "The World's Sexiest Adult Dating Community" to "Find Your Sex Partner," specifically for "Erotic Email or Cyber Sex, Erotic Photo Exchange, Other Sexual Activities, Discreet Relationship or Casual Sex, Group Sex (3 or more), Just Naughty Fun!, Voyeurism, and 1-on-1 Sex."
- 29. Defendant DENIRO, in a verified complaint filed in the United States District Court for the Eastern District of California entitled *DeNiro Marketing, LLC v. MEONYOU.com, et al.*, Civil Action No. 08-cv-00759, described itself and its amateurmatch.com website as follows:

Internet users interested in meeting others may choose to join a dating website. Dating websites match users based upon a set of algorithms that compare the information provided by the user with the information provided by others. Dating websites such as Deniro Marketing's Amateurmatch.com . . . offer free membership levels but charge a membership fee for additional access, features and services. The differentiating characteristics of any particular dating website are the number and quality of its member profiles, and the method by which the member matches are made. That method is a computer program, and the member profiles are collectively represented in a database.

- 30. Numerous legitimate Internet dating services exist which operate in the above fashion, offering valuable services based on the number and quality of its member profiles, and the method by which the member matches are made, for example Match.com or eHarmony.com.
- 31. The AmateurMatch Enterprise offers no such legitimate service, but rather a counterfeit version of them built upon a huge database of fake user profiles specifically designed to deceive consumers into paying to join and continue using its fraudulent service.
- 32. By DENIRO's own definition of dating websites, the dating websites controlled by the AmateurMatch Enterprise are worthless.

#### B. The Nature and Function of the AmateurMatch Enterprise and the Scheme to Defraud

- 1. Nature and Function of the Scheme
- 33. Since in or about November of 2003, the AmateurMatch Enterprise has operated what purports to be the world's largest adult online dating community.
- 34. The AmateurMatch Enterprise advertises its services in print media and on the Internet, throughout the United States and worldwide.
- 35. In a court filing made in the Superior Court of California, County of San Francisco, Defendant DENIRO claimed that it "is a legitimate dating product and services company in business for over (7) years with over 12,000,000 subscribing 'real' members."
- 36. Exhibit A is a true and correct copy of DENIRO's filing with the Superior Court of California, County of San Francisco.
- 37. This statement, as with many others by DENIRO, is a complete fabrication.

  DENIRO and the other RICO Conspirators run fictions, pretending to be dating websites, in a complicated scheme to defraud millions of users.
- 38. The Scheme devised by the AmateurMatch Enterprise is to deceive often lonely and vulnerable men into joining and continuing to pay for subscriptions to the AmateurMatch Websites (described below) with the false promise that they are communicating with real women in their area who are interested in dating and/or intimate relationships.
- 39. The Scheme is comprised of a large number of Internet websites (collectively referred to here as the "AmateurMatch Websites") that function like a spider web.
- 40. First, individuals are attracted to the AmateurMatch Dating Websites via "spam" (unsolicited commercial e-mail), pop-up advertisements, or social networking scams.

- 41. Once attracted, consumers are lured into one of the dozens of purported adult-dating websites by fraudulent signage and fake testimonials.
  - 42. The would-be user is offered a basic free-trial membership.
- 43. Immediately upon joining as a free member, the user is hit with a barrage of prewritten messages that *appear* to be coming from real, attractive, and often scantily-clad women who claim to have a great deal in common with, and want to meet, the new member, often promising sex.
- 44. These messages, however, are not from real women; they are automated messages sent for the purpose of deceiving the consumer into purchasing a recurring monthly subscription to the dating website.
- 45. The AmateurMatch Enterprise then drains and collects the victims' money every month. Although victims of the AmateurMatch Enterprise are predominantly men seeking women, the AmateurMatch Enterprise also caters to and defrauds women seeking men, persons seeking same-sex relationships, or other relationships, using similar means.
- 46. The Scheme is immensely lucrative, netting the AmateurMatch Enterprise well in excess of \$1,000,000 per month.
- 47. The fraudulent dating services provided by the AmateurMatch Enterprise are worthless, so all money paid for the AmateurMatch subscriptions constitutes money damages directly suffered by the Plaintiffs and all other members of the Putative Class.

#### 2. The DatingGold.com Website – In-House and Third-Party Affiliate Fraud

48. The AmateurMatch Enterprise aggressively promotes its fraudulent Dating Websites through, among other things, the use of a massive campaign of spam, Internet banner ads, and pop-up ads, which originate from the AmateurMatch Enterprise's in-house affiliate department

called DatingGold (located at www.datinggold.com), which is owned and operated by DENIRO and HENNING.

- 49. For a significant period of time covered by this Complaint, PIRANHA owned and operated SeriousGold which had the same, or similar function, as DatingGold.
- 50. The DatingGold Website also controls and contracts with a vast network of agents referred to here as "third-party affiliates" which lure individuals to the Amateur Match Dating Websites by sending spam and posting ads on websites.
- 51. DENIRO, via DatingGold, compensates the third-party affiliates up to \$75 for each victim they attract to the AmateurMatch Dating Websites.
- 52. On seven separate occasions, the Superior Court of California, County of San Francisco has held DENIRO liable for the unlawful actions of its third-party affiliates.
- 53. The spams generally take the form of e-mails purporting to be from a former friend/girlfriend or random woman seeking to meet the recipient and directing the recipient to amateurmatch.com to view her profile, as a prelude to meeting.
- 54. The DatingGold Website and the thousands of third-party affiliates also use social networking websites like facebook.com, myspace.com, twitter.com and youtube.com to lure individuals to the AmateurMatch Dating Websites.
- 55. The Amateur Match Enterprise, through Dating Gold.com, encourages its affiliates to recruit new affiliates and pays additional commissions in consideration of such recruitment.
- 56. Plaintiffs will add each of the third-party affiliates as a defendant upon identification through discovery.

# 3. AmateurMatch Dating Websites – Free-Trial Memberships and the Bot Programs

57. Once attracted to one of the AmateurMatch Dating Websites (e.g. www.amateurmatch.com or www.matureamateurmatch.com, *see infra* for more detail), the consumer sees a dynamically generated "home page" tailored to that individual's geographic area – i.e., displaying pictures of attractive and purportedly *local* women whom the consumer could presumably meet by signing up for a membership to the AmateurMatch Dating Website. All profiles, however, that appear on the home screen are fictitious.

- 58. Exhibit B is a true and correct copy of the content of the current version of the home page of the AmateurMatch Website located at amateurmatch.com, as it was accessed on August 16, 2010 from New York, NY, purporting to show examples of attractive "real" women in the New York area such as "boofany83" in Weehawken, or "freakout67" in Astoria.
- 59. The signage on the website's home page is just as misleading. An examination of Exhibit B shows that the website purports to be "THE SEXIEST ADULT DATING COMMUNITY," which suggests the website actually promotes "dating" even though actual meetings will never and indeed *can never* take place between paying members and the *fake profiles* in the AmateurMatch Enterprise's database.
- 60. The website's home page also features testimonials describing the superiority of the website as a means to meet women.
- 61. For example, Exhibit B shows purported user "wrapthetool69" stating "Didn't have to look very far and didn't have to do very much to find my match. I cant tell you how thankful I am to amateurmatch."

- 62. While Exhibit B shows the primary website amateurmatch.com, the same facts hold true for each and every other AmateurMatch Dating Website described below.
- 63. All of this deceptive advertising is intended to lure the consumer into believing the AmateurMatch Websites are legitimate dating websites that offer the possibility of meeting actual women in his local area.
- 64. In fact, the AmateurMatch Websites share a vast, *common* database of fictitious profiles, as described in more detail below.
  - 65. Once lured in, the consumer registers for a free trial membership.
- 66. In order to register, the individual enters his personal information as well as what he is looking for and his own "screen name." This information, along with a picture or pictures, constitutes the user's profile.
- 67. Within approximately ten minutes after the new user registers, he is bombarded with dozens of messages and "buddy requests" purportedly from nearby attractive women, who are members of that particular AmateurMatch Website, and who claim to have already viewed the user's profile and are interested in communicating with and/or meeting him.
- 68. These automated "canned" messages from purportedly real individuals (referred to here as "Bot Messages") are generated by a computer programs (referred to here as "Bot Programs"), as described below.
- 69. Exhibit C is a true and correct copy of an AmateurMatch inbox brimming with fictitious contacts.
- 70. These messages take the general form of: "I reviewed your profile, we appear to be a match, let's meet."

- 71. Once the user receives the automated message (or rather dozens of messages), he can verify that the purported senders have viewed his profile prior to sending the message through the "See Who Has Viewed You" link on his profile.
- 72. Believing he has many interested woman on the line, all of whom have viewed his profile, the user will seek to respond to the messages from his possible future paramours. This is where the Enterprise springs the trap.
- 73. During the "free trial" (or as AmateurMatch calls it a "Basic Membership"), a member can only *receive* messages he cannot send messages or reply to messages he has received.
- 74. A member who clicks on the "reply" button while viewing a message during the free trial period is automatically directed to a web page to upgrade to a regular, paid subscription.
- 75. The user must submit his credit card information and agree to be billed monthly before his reply message will be accepted by the AmateurMatch system.
  - 76. Of course, no real woman will receive the user's reply message.
- 77. The canned messages from fictitious profiles are intended to entice the free trial member into registering as a paying user, giving over his credit card information so it can be billed on a monthly recurring basis by the AmateurMatch Enterprise.
- 78. An examination of the messages sent to different individual users clearly establishes that the same automated Bot messages are sent from different fake profiles.
- 79. For example "luckysaga9l" on November 12, 2009 and "lapanistar" on December 2, 2009, both sent the identical message below to different users:

I've not had a REAL man in quite some time! You know one that really knows what he is doing, not some 2 second chump who leaves me [redacted] and unsatisfied! If you know what you are

doing then you could be the man for me.

#### 4. Paid Memberships

- 80. Each user who obtains a paying account does so in the misguided belief that he will soon be able to communicate with a potential real dating partner purportedly in that user's area.
- 81. The AmateurMatch Enterprise charges subscription fees of approximately \$24.99 and \$29.99 per month, on a recurring monthly basis, for its worthless and fraudulent services.
- 82. Upon agreeing to a paid account, the user is offered an additional opportunity of joining another AmateurMatch Website, such as www.beematch.com, for an additional recurring monthly fee. This purportedly "doubles" the user's opportunity to actually meet someone.
- 83. In reality, beematch.com and other "upsell" sites are merely separate graphical interfaces using the same backend database and algorithm.
- 84. The promise or even the possibility of doubling the user's chances of meeting someone by paying to join another AmateurMatch Dating Website is a complete fraud.
- 85. A new paying user will continue to receive multiple messages every day from numerous fictitious profiles. He will also receive messages from profiles marked with a nearly imperceptible "OC" for "OnLine Cupid."

### 5. The Fictitious Profiles and OnLine Cupids

- 86. The AmateurMatch Dating Websites share a vast, common database of fictitious profiles, with fraudulent, made-up personal information, accompanied by a photo, and often many photos, of an actual person.
- 87. The vast majority of female profiles on the AmateurMatch Dating Websites are fictitious.

- 88. Upon information and belief, the AmateurMatch Enterprise obtains photographs of actual people from other dating websites including www.cupid.com as well as from social networking websites like Facebook.com and from various sex-related websites.
- 89. The AmateurMatch Enterprise then attaches the real photos to the fictitious profiles in the database.
- 90. The Enterprise even uses photographs of the same woman for different fictitious profiles.
- 91. Exhibit D is a true and correct copy of the fictitious AmateurMatch profile "1Jolanda1," purportedly a 30-year-old woman from Epsom, New Hampshire, and the fictitious profile "SaranKo," purportedly a 26 year old female in Armonk, New York. Tellingly, both profiles show pictures of the *same* person.
- 92. In fact, the Enterprise often takes the exact same profile (pictures *and* information) and simply changes the location to match that of the geographic area of a particular User.
- 93. Because the Bot Programs are designed to send automated messages from profiles only in that user's geographic area, the user is completely unaware of the duplications in pictures and profiles.
- 94. There are three types of fictitious profiles that the Enterprise utilizes referred to in this Complaint as: (1) "Marked," (2) "Unmarked," and (3) "Verified."
- 95. Profiles herein referred to as "Marked" refer to fictitious profiles that bear a nearly imperceptible "OC" in the upper right hand corner. "OC" refers to "OnLine Cupid," which are fictitious profiles that the AmateurMatch Enterprise admits are fake.
- 96. RICO Conspirators HENNING, JONES, DENIRO, PIRANHA, MODENA and DELTABREEZE bury the fact that they use fake Marked profiles or OnLine Cupids deep in the

- User Agreement for each of the respective AmateurMatch Dating Websites they control. (Each of the RICO Conspirators controls one or more of the relevant dating websites in question, but all of the subject dating websites use the same, or similar, User Agreement).
- 97. The RICO Conspirators clearly make the reference to the use of fake Marked profiles inaccessible in order to conceal their use.
- 98. The RICO Conspirators admit in the User Agreement that the AmateurMatch Websites use fictitious profiles (marked "OC" for OnLine Cupid) and messages will be sent from these profiles to paying Members "in order to encourage further and broader participation in all of our Site's services, including the posting of additional information and/or pictures to the users' profiles."
- 99. For most, if not all, of the Class Period, very few of the fake profiles were actually Marked.
- 100. On information and belief, during the majority of the Class Period less than 20% of the fake profiles consisted of Marked Profiles.
- 101. Upon information and belief, the diminutive size of the "OC" and its placement inconspicuously in the upper right hand corner, is calculated so that even should a user actually read through the 16-page user agreement, the user still would not be able to locate the "OC" on a Marked profile.
- 102. Furthermore, only the *profiles* of the fake women are marked "OC." When a User receives a message from a fake "woman," the message itself is *not* marked "OC."
- 103. Profiles herein referred to as "Unmarked" refer to fictitious profiles that do not bear the nearly imperceptible "OC."

- 104. For most, if not all, of the Class Period, the vast majority of fake profiles were of the Unmarked variety.
- 105. The remaining group of fictitious profiles are marked "Verified," reinforcing the false impression that messages are coming from real women.
- 106. Theoretically, to become "Verified," the user must submit official forms of identification, which include a passport, driver's license, or state-issued identification card.
- 107. The "Verify Your Photos" process explains the reason to become verified is to "let[] other users know you are legitimate."
  - 108. Exhibit E is a true and correct copy of the "Verify Your Photos" process.
- 109. Exhibit F is true and correct copies of representative examples of fictitious "Verified" member profiles.
- 110. The Scheme, however, goes far deeper than Bot Messages sent from fictitious profiles.
- 111. In addition to the automated messages, the RICO Conspirators employ actual individuals who control hundreds of fictitious profiles (Marked, Unmarked, and Verified), and respond to messages sent from users in response to the automated messages.
- 112. The purpose of this personal contact is to maintain the illusion that the user is communicating with real, geographically-near potential partners for dating and/or sex.
- 113. While the pertinent User Agreements (which have undergone various iterations throughout the Class Period) provide that the OnLine Cupids are there to encourage broader participation in the site's services, in reality, the messages sent from the Marked profiles most often promise love, sex, or simply a meeting.

- 114. Of course, no such meetings ever take place, and after several interactions the online conversation with a particular fictitious profile simply stops.
- 115. But there is no end to the messages that flood the user's inbox from the fictitious Marked, Unmarked, and Verified profiles, as the user futilely struggles to "converse" with AmateurMatch's fictitious profiles... indefinitely paying the various RICO Conspirators every month for the privilege of being deceived and having his hopes repeatedly raised and then crushed.
- 116. In the event a user complains about the fake unmarked profiles, RICO Conspirators DENIRO and HENNING cause to be sent an automated response including that portion of the User Agreement pertaining to OnLine Cupids further stating the OnLine Cupids are "clearly marked" and the user consented to the deceptive nature of the website and the OnLine Cupids by accepting the User Agreement.
- 117. When further inquiry is made as to how the OnLine Cupids are "clearly marked," DENIRO and HENNING simply send the same automatic message as previously sent.
- 118. The same automated message is sent regardless of which of the AmateurMatch Dating Websites the user joins.

### 6. Attempting to Cancel the Membership

- 119. Eventually, after none of the attractive "women" in the Enterprise database follow through on their stated intent to meet the user, some users give up and attempt to cancel their paid memberships.
- 120. Even though an individual user may cancel his subscription, the AmateurMatch Enterprise often continues to charge that user's credit card without authorization.

- 121. Once the user's account is actually cancelled, the user will continue to receive e-mail to his personal e-mail account, sent by wire transmission from the RICO Conspirators on behalf of the AmateurMatch Enterprise, continuing to perpetuate the fraud with more automated messages from more fictitious women still looking to meet.
- 122. If the former user wants to read the messages, he must renew his membership and agree to be billed on a recurring monthly basis, once again falling victim to the Scheme.

#### C. The Structure of the Enterprise and the Scheme to Defraud

- 123. There are dozens, possibly hundreds, of websites engineered to accomplish the various phases of the Scheme. Behind them all, and controlling them all, are the Defendants HENNING, JONES, DENIRO, MODENA, PIRANHA, and DELTABREEZE.
- 124. Defendant HENNING, and his alter-ego, DENIRO, as of the date of this Complaint own more than 265 domain names and operate dozens of websites including, but not limited to, AmateurMatch Dating Websites located on the world wide web at www.amateurmatch.com; www.latinaamateurmatch.com; www.gayamateurmatch.com; www.asianamateurmatch.com; www.ebonyamateurmatch.com; and www.lesbianamateurmatch.com.
- 125. Defendant HENNING personally operates, or has an interest in each of the AmateurMatch Enterprise conspirator corporations.
- 126. In fact, HENNING maintains an e-mail address as both DENIRO and PIRANHA: alan@deniromarketing.com; alan@pirahnanewmedia.com.
- 127. HENNING is the domain name service or DNS contact name for MODENA, DELTABREEZE, DENIRO, and PIRANHA.
- 128. Defendants JONES and MODENA have at times owned and operated amateurmatch.com.

129.	As of the date of this Complaint, Defendants JONES and MODENA own and
operate nu	merous AmateurMatch Websites including A-M-7.com, and jointly own
seriousgolo	d.com along with Conspirator PIRANHA.

- 130. Defendant PIRANHA owns 102 domain names and operates numerous

  AmateurMatch Websites including, but not limited to, datematch.com, and camsplugin.com.
- 131. Defendant DELTABREEZE, owns hundreds of domains and operates numerous AmateurMatch Dating Websites including, but not limited to, amateurmatch.net, romancer.net, inmatch.com, and maturematch.com.
- 132. Although amateurmatch.com and amateurmatch.net purportedly have different owners DENIRO has testified in open court that it does *not* own amateurmatch.net the truth is that a person who joins amateurmatch.net receives a "welcome email" from amateurmatch.com, the same username and password work on amateurmatch.net and amateurmatch.com are hosted at the same Internet Protocol ("IP") address, and a member can see exactly the same messages in his inbox when logged into amateurmatch.net and amateurmatch.com.
  - 133. DENIRO subsequently admitted that it *does* own amateurmatch.net.
- 134. Ownership and control of the various AmateurMatch Websites sometimes changes from one Enterprise company to another as directed by HENNING.
- 135. All of the AmateurMatch Websites are hosted on the same server and use the same Internet Protocol address. This essentially means that while the AmateurMatch Enterprise corporations are in four different countries, and the AmateurMatch Websites are nominally controlled and operated by the separate corporations, the AmateurMatch Websites exist on the same group of servers operated from one computer network.

- 136. For example, amateurmatch.com, at times owned by defendant MODENA, and currently owned by DENIRO, is a domain controlled by four nameservers at centurionhosting.com. Two name servers have the same IP address and all of them are on the same IP network and in fact the same IP address.
- 137. This essentially means they all reside in the same room, of the same house, in the same city of the same country.

#### D. Detailed Description of the AmateurMatch Websites

138. The AmateurMatch Websites fall into five categories: (i) the primary fraudulent dating websites using a common backend database and associated algorithms; (ii) fraudulent billing websites that process the credit card payments for the fraudulent dating and web-cam websites; (iii) spam e-mail and aggregator websites that control the network of fraudulent third-party affiliates that send out spam to attract individuals to the websites; (iv) Web-cam girl websites which function as another means of fraudulently extracting monies from the victims; and (v) other associated websites that provide material support to the AmateurMatch Enterprise with full knowledge of the fraudulent nature of the Enterprise.

#### 1. The AmateurMatch "Dating" Websites

139. Despite different domain names and different "front end" graphical user interfaces, all of the AmateurMatch Dating Websites use a common database and associated algorithms.

These websites include, but certainly are not limited to: amateurmatch.com; amateurmatch.net; latinaamateurmatch.com; gayamateurmatch.com; gayamateurmatch.net; asianamateurmatch.com; ebonyamateurmatch.com; lesbianamateurmatch.com; spiceornot.com; matureamateurmatch.com; matureamateurmatch.net; amateurmatchreviews.com; platinumlive.com; beematch.com; beematch.net; romancer.com; and romancer.net.

- 140. If, for example, an individual becomes a member, free or paying, of latinaamateurmatch.com, it will appear as if he has joined a separate and distinct website from amateurmatch.com. The graphical interface and the signage on the website will say Latina Amateur Match, but the messages the User receives from the fake profiles are from the same backend database and algorithm as amateurmatch.com.
- 141. In fact, the individuals employed by DENIRO and HENNING to respond to User messages sent to the fake profiles will respond to messages across all the AmateurMatch Dating Websites.
- 142. Romancer.net; beematch.net; ebonyamateurmatch.net; datematch.net; datinginvoice.com; adultdatematch.info; matureamateurmatch.net; and asianamateurmatch.net are owned and operated by DELTABREEZE, and appear to be separate and distinct websites from their ".com" counterparts owned and operated by DENIRO and HENNING.
- 143. All of DELTABREEZE's ".net" domains, however, use the same backend database and algorithms as the DENIRO ".com" counterparts.
- 144. Therefore, if an individual joins DELTABREEZE's amateurmatch.net or romancer.net, he is actually joining the same website as DENIRO's amateurmatch.com or romancer.com. (As described *supra*, DENIRO admitted that it *does* own amateurmatch.net.)
- 145. There are also dozens of domain names owned by each of the defendants that simply direct users to amateurmatch.com.
- 146. By way of example, MODENA owns domain names ammessages6.com and A-M-7.com. If a user enters www.A-M-7.com into an Internet browser, the user is automatically redirected to DENIRO and HENNING's amateurmatch.com website.

- 147. PIRANHA owns and operates AmateurMatch Dating Websites beematch.com; datematch.com; spiceornice.com; and many others. These sites, like the others, are merely different front-ends or "faces" for the same backend database and algorithm as amateurmatch.com and the other AmateurMatch Dating Websites.
- 148. While the individual domain names are owned and operated by various Defendants, they all function as one entity.

#### 2. Fraudulent Billing Websites and Merchant Accounts

- 149. Any merchant that wishes to utilize credit card payments for its services or products must set up a merchant account with each credit card company.
- 150. Merchant accounts are the life-blood of the AmateurMatch Enterprise, as they are for any Internet company.
- 151. The companies of the AmateurMatch Enterprise, like all businesses, must utilize intermediaries ("merchant account providers") to obtain merchant accounts.
- 152. Every application for a merchant account, which is submitted by the merchant account provider, must state the business name of the applying company, the name(s) of the business owner(s) and type of business or Standard Industrial Classification ("SIC") code describing the company's products and services.
- 153. Before approving a business' application for a merchant account, the merchant account provider has a duty of due diligence to determine what the company does, who the actual owner is, and to review complaints made to organizations such as the Better Business Bureau and Ripoff Report.
- 154. A cardholder has the power to dispute a charge to his credit card, if, for example, he discovers a dating website is indeed phony. In such a case, the cardholder will contact his credit

1	card provider to obtain a refund. A cardholder has up to one year after purchase to request a	
2	refund.	
3	155.	This often results in a "chargeback" where the credit card provider will refund the
4	money cha	arged to the cardholder, and seek to be reimbursed by the merchant.
5	156.	Visa and MasterCard merchant account policies generally permit a chargeback-to-
6	transaction ratio of no more than 1-3%.	
7	157.	If a merchant's chargebacks are between 1-3%, the credit card providers will retain a
8	portion of the merchant's charges to reimburse cardholders who dispute the charges.	
9	158.	A merchant that experiences between 1% and 3% in chargebacks is deemed a high
10	risk account and is flagged.	
11	159.	If chargebacks for a merchant run over 3%, the credit card provider will generally
12	cancel the merchant account.	
13	160.	Generally, merchant account providers will keep between 2-3% of the purchase price
14	as a fee.	
15	161.	Off-shore merchant account providers that specialize in high risk businesses – such
16	as Internet	"dating" websites – will keep a fee of anywhere from 3-10% of the amount of
17	transactions and ask for a reserve.	
18	162.	If a business' merchant account is terminated for cause based on excessive
19	chargebacks, the business is listed in a Terminated Merchant File, also known as (ironically) the	
20	MATCH List, and that merchant will be denied further merchant accounts.	
21	163.	The various businesses of the AmateurMatch Enterprise partner with third-party off-
22	shore merc	chant account providers so that they can charge users' credit cards.
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- 164. On information and belief, the merchant account providers are more than tacit participants in the Scheme: they submit applications with false SIC codes to obtain merchant accounts for the AmateurMatch Enterprise businesses.
- 165. This deception is necessary to obtain merchant accounts for the AmateurMatch Enterprise businesses due to the fact that applications that truthfully described the nature of the businesses as "adult dating websites" would be flagged as high-risk and would likely be denied or be subject to higher transaction fees (and therefore reduce net income for the Enterprise).
- 166. Additionally, the AmateurMatch Enterprise companies, with the help of the participating merchant account providers, set up multiple merchant accounts through numerous shell entities, obtaining a different merchant account number for each one.
- 167. The AmateurMatch Enterprise then rotates the payments and accounts to reduce the likelihood that any particular account would incur enough chargebacks to trigger termination of the account.
- 168. For example, the AmateurMatch Enterprise charged the credit card of Plaintiff BADELLA in the name of several different merchant accounts from time to time.
- 169. From December 21, 2008 to April 20, 2009 BADELLA made monthly payments of \$24.99 to DELTABREEZE's "BEEMATCH.NET" in Great Britain.
- 170. From July 9, 2009 to August 7, 2009 BADELLA made monthly payments of \$29.95 to DENIRO's "AMATEURDATE" in California.
- 171. From September 7, 2009 to December 5, 2009 BADELLA made monthly payments of \$29.95 to PIRANHA's "MYSUPPORT365.COM" in California.

- 172. Each payment from BADELLA was sent by wire communication, and constitutes a separate and distinct instance of the use of wire communications on behalf of the Enterprise in furtherance of the Scheme.
- 173. The merchant account providers, with even the most routine due diligence searches, would discover the nature and extent of the Enterprise businesses.
- 174. Plaintiffs intend to name each of the merchant account providers as defendants once their identities are revealed in discovery.

#### 3. Affiliate Marketing Websites

- 175. DENIRO and HENNING control the datinggold.com website, through which third parties and can enter contracts to act as marketing agents ("Affiliates") for the various AmateurMatch Enterprise websites.
- 176. DENIRO and HENNING give each Affiliate a unique code to include in its advertising so that DENIRO and HENNING know which Affiliate's advertising brought a particular user to an AmateurMatch Website.
  - 177. DENIRO and HENNING compensate the Affiliates for bringing in new users.
- 178. Plaintiffs are informed and believe and thereon allege that DENIRO and HENNING have admitted to having thousands of Affiliates.
- 179. Plaintiffs are informed and believe and thereon allege that DENIRO and HENNING have not established and implemented practices and procedures reasonably designed to effectively prevent unlawful spam in violation of Cal. Business & Professions Code § 17529.5.

#### 4. AmateurMatch Web-Cam Sites

180. Other websites forming part of the Scheme involve the AmateurMatch Web-cam Sites. The various AmateurMatch Dating Websites integrate the web-cam sites into the overall

1	Scheme by	advertising the web-cam sites in banner ads that appear on the home page of the
2	AmateurM	atch Dating Websites.
3	181.	Additionally, fictitious female profiles of the AmateurMatch Dating Websites
4	contact me	embers purporting to be interested in further (sexual) interactions with the member, and
5	lure the me	ember into joining another pay service where the member is charged by the minute to
6	purportedl	y engage in video interactions with the female via Internet web-cams.
7	182.	A partial list of the fraudulent web-cam websites include: webcamclub.com;
8	livecamz.b	iz; babecams.ca; webcamsrock.com; webcamclub.tv; camkim.com;
9	webcamliv	reshows.com; pomproschat.com; platinumlive.com; and, modelsplugin.com.
10	183.	The AmateurMatch Web-Cam Sites purport to be interactive websites where the use
11	can interac	t with a real female by live video in real time.
12	184.	These sites, however, are generally transmissions by wire of previously-recorded
13	video, the	transmission being merely a "looped" feed of that recording.
14	185.	DENIRO owns and operates the primary website found at www.webcamclub.com.
15	186.	MODENA owns and operates, among others, webcamclub.tv, which is just a website
16	facade for	webcamclub.com.
17	187.	PIRANHA owns and operates, among others, modelsplugin.com and
18	sexcamclu	b.com which are just similar website façades for webcamclub.com.
19	5.	Associated Websites
20	188.	Dozens of other websites knowingly aid and benefit the Enterprise, some appearing
21	on the AmateurMatch Websites' home pages, while others are generally used for advertising fo	
22	the Enterp	rise's fraudulent and worthless products.
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1	189.	A partial list of the associated notification and advertising websites include but are
2	not limited to: itubeit.com; and boned.com.	
3	190.	These websites are owned and operated by the Enterprise or for the benefit of the
4	Enterprise.	
5	191.	Other Conspirator websites and corporations are aware of the fraudulent nature of
6	the Amater	urMatch Websites and act to benefit the Enterprise.
7	192.	Defendant PEN HELP operates numerous adult websites that advertise on the
8	AmateurMatch Dating Websites and exists to funnel funds back to the AmateurMatch	
9	Enterprise.	
10	193.	PEN HELP owns and operates www.publicviolations.com, a website that purports to
11	capture "sharking." "Sharking" refers to the act of pulling a girl's shirt up and/or pants down in	
12	public without her permission.	
13	194.	The PEN HELP website publicviolations.com appears on the homepage of
14	amateurma	atch.com.
15	195.	PEN HELP also owns and operates dozens of other websites including:
16	dadhunters	s.com; healthyasses.com; built4sex.com; tnxglobal.com; and humiliated.com
17	196.	The AmateurMatch Enterprise receives payments by wire for the advertisement on
18	its websites by PEN HELP.	
19	E. The Amateur Match Enterprise Advertises its Websites Through Unlawful "Spam"	
20	<u>Email</u> 197.	Many victims of the Scheme are first attracted to the AmateurMatch Websites
21		am emails sent by the DatingGold/SeriousGold network of third-party affiliates.
22	unougn sp	an chians sent by the DatingGold/SchousGold network of time-party arimates.
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1	198.	These spams often have misleading subject lines, such as "Hey, Let's get together
2	sometime,'	"Coupon For FREE Lifetime Suscription [sic]," "Want to find a [redacted]-friend?,"
3	and "Datin	g at its Best!," in violation of Cal. Business & Professions Code § 17529.5(a)(3).
4	199.	None of these subject lines disclose material facts about amateurmatch.com: that the
5	"women" i	n the database are mostly if not entirely fictitious profiles.
6	200.	These spam often use From Names (part of the headers) such as "admin,"
7	"Discounts	and Coupons," "Elijah Looney," and "Eunice Coffman," in violation of Cal. Busines
8	& Profession	ons Code § 17529.5(a)(2).
9	201.	All of these From Names misrepresent who the spams are really from.
10	202.	The spams are often sent using third parties' domain names without their permission
11	including r	r.com (RoadRunner), hotmail.com and live.com (Microsoft Inc.), and google.com
12	(Google In	c.), in violation of Cal. Business & Professions Code § 17529.5(a)(1).
13	203.	DENIRO has been found liable at seven trials for advertising in unlawful spam
14	emails sent	by third-party affiliates. See Balsam v. Deniro Marketing LLC, No. CSM-07-820194
15	(Super. Ct.	Cal. Cty. of San Francisco, June 22, 2007); Balsam v. Deniro Marketing LLC, No.
16	CSM-09-83	30095 (Super. Ct. Cal. Cty. of San Francisco, Aug. 13, 2009), aff'd Nov. 6, 2009;
17	Balsam v. I	Deniro Marketing LLC, No. CSM-10-832549 (Super. Ct. Cal. Cty. of San Francisco,
18	Apr. 12, 20	010), aff'd July 13, 2010; Balsam v. Deniro Marketing LLC, No. CSM-10-833262
19	(Super. Ct.	Cal. Cty. of San Francisco, June 21, 2010), aff'd Aug. 11, 2010.
20	204.	The spam at issue in Case No. CSM-10-832549 actually linked to amateurmatch.net
21	Notably, th	e court held DENIRO liable at trial, and again on appeal, despite the fact that
22	amateurma	tch.net is nominally registered to DELTABREEZE.
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- 205. The third-party Affiliates also post fake messages on social networking forums like twitter.com and youtube.com.
- 206. The third-party Affiliates also create fake profiles on facebook.com in order to attract new victims to one of the AmateurMatch Websites.

#### V. PUTATIVE CLASS ALLEGATIONS

- 207. The Putative Class (or "Class") consists of all persons residing in the United States who paid for a membership to the AmateurMatch Websites on or after four years before the day of filing of this Complaint to and through the time of trial, excluding the Defendants and their employees, legal representatives, assigns, successors, and any entity in which Defendants have a controlling interest; counsel for Plaintiffs; and Court personnel and their immediate families.
- 208. Class action treatment is superior to any alternative for the fair and efficient adjudication of the causes and controversy alleged in this Complaint. Such treatment will permit a large number of similarly situated persons to prosecute their common claims in a single action simultaneously, efficiently, and without the duplication of effort and expenses that numerous individual actions would entail.
- 209. No difficulties are likely to arise in the management of this class action that would preclude its purpose as a class action.
- 210. The exact number of Putative Class members is not yet known, but is believed number in the millions. As recently as June 2010, DENIRO claims to have over 12 million subscribing "real" members.
- 211. The Putative Class members are widely dispersed geographically throughout the United States.
  - 212. Joinder of the members of the Putative Class as named plaintiffs is impractical.

213.	The prosecution of separate actions by each member of the Putative Class would
create risk	of inconsistent or varying adjudications resulting in incompatible standards of conduc
for the Def	Fendants.

- 214. The questions of law and fact common to the claims of the Putative Class against the Defendants include the nature of AmateurMatch; the nature and falsity of the claims made by the Defendants regarding their websites and whether the Defendants have violated the substantive provisions of RICO and California state law by their activities. The common questions of law and fact predominate over any individual questions of law and fact.
- 215. Plaintiffs' claims are typical of the claims of the Putative Class in that Plaintiffs paid for worthless AmateurMatch website subscriptions, and were injured thereby. The named Class representatives all lost money as the result of Defendants' false advertising.
- 216. The causes and controversy alleged in this Complaint rests on grounds generally applicable to the entire Putative Class, thereby making final relief appropriate with respect to the Putative Class as a whole.
- 217. The amount at stake for each member of the Putative Class is not great enough to enable them to maintain separate suits against the Defendants.
- 218. Prosecution of separate actions by individual members of the Putative Class would create the risk of inconsistent or varying adjudications with respect to individual members of the Putative Class.
  - 219. Plaintiffs will adequately represent the Putative Class.
- 220. Without this class action, the Defendants will likely retain the benefit of their wrongdoing and will continue their course of action, which will result in further damage to the public.

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#### VI. FACTS SPECIFIC TO NAMED CLASS REPRESENTATIVES

#### A. Facts Specific to Plaintiff ROBERT BADELLA

- 221. Plaintiff ROBERT BADELLA is a 65 year old man and a fork lift operator.
- 222. BADELLA is a resident of San Francisco, California.
- 223. BADELLA was injured by the RICO Conspirators' actions in San Francisco. California.
- 224. BADELLA first became aware of the AmateurMatch "dating" service in or about December of 2008 by writings, signs, signals, and pictures transmitted or caused to be transmitted on behalf of the Amateur Match Enterprise by DENIRO and HENNING by means of wire communication, in particular, by transmission of a pop-up advertisement generated by DENIRO and HENNING's DatingGold.com to BADELLA's computer.
- 225. None of the advertising for any of the Amateur Match Websites disclosed in any way that at least some of the profiles of the "women" on the Amateur Match Websites are fake.
- 226. In or about December of 2008, BADELLA registered for the basic "free" membership for amateurmatch.com.
- 227. BADELLA immediately began receiving writings, signs, signals, and pictures transmitted or caused to be transmitted on behalf of the AmateurMatch Enterprise by DENIRO and HENNING by means of wire communication, in particular, by transmission of automated messages purportedly from attractive females in his area, but actually from fictitious profiles.
- 228. The messages generally offered to meet and/or have sex. These messages were complete fictions, fraudulently represented to be from real individuals.

- 229. BADELLA, in reliance on the representations contained in the fraudulent messages, believed that real female users of the website were interested in meeting him, so BADELLA elected to become a registered, paying amateurmatch.com user.
- 230. In or about December of 2008, BADELLA authorized amateurmatch.com to charge his credit card \$24.99 per month. The credit card authorization and charging processes were carried out by further transmission of signs and signals in wire communications caused by RICO Conspirators HENNING, DENIRO, JONES, MODENA, and PIRANHA.
- 231. As a direct and proximate result of the wire transmissions alleged in this paragraph, BADELLA was injured in his property in that he gave up over \$350 to purchase worthless services.
- 232. After becoming a registered paying user, BADELLA continued to receive writings, signs, signals, and pictures, transmitted or caused to be transmitted on behalf of and for the benefit of the AmateurMatch Enterprise by RICO Conspirators DENIRO and HENNING through amateurmatch.com by means of wire communication, in particular, by transmission of automatically-generated messages purporting to be from actual women.
- 233. In or about June of 2009, BADELLA, frustrated that he was unable to meet anyone, registered as a Platinum member of amateurmatch.com at the higher rate of \$29.95 per month, in the hope he would have better luck meeting someone.
- 234. The Platinum membership purported to offer additional access and greater visibility to BADELLA's profile.
- 235. The additional access granted by the Platinum membership was and is similarly worthless.

- 236. BADELLA's MasterCard statements confirm that the various RICO Conspirators named above controlled the processing of payments on behalf of the AmateurMatch Enterprise and used a number of merchant accounts to bill BADELLA's credit card so as to not attract suspicion from major credit card companies and risk getting placed on the MATCH (terminated merchant account) list.
- 237. From December 21, 2008 to April 20, 2009, BADELLA made monthly electronic payments of \$24.99 to "BEEMATCH.NET" in Great Britain.
- RICO Conspirator PIRANHA owns and operates BEEMATCH.NET and provided 238. the instrumentality and merchant account to charge the credit card of Plaintiff BADELLA for the benefit of the AmateurMatch Enterprise.
  - 239. RICO Conspirator HENNING is a principal of PIRANHA.
- 240. On December 21, 2008 RICO Conspirator PIRANHA charged the credit card of plaintiff BADELLA in the amount of \$24.99 through its website BEEMATCH.NET in Great Britain.
- 241. This charge was in furtherance of the fraudulent Scheme and for the benefit of the AmateurMatch Enterprise.
- BADELLA became a member of amateurmatch.com, and remained a member of 242. amateurmatch.com on the date of this charge on direct reliance of the misrepresentations contained in the messages made through the fictitious profiles on amateurmatch.com.
- 243. From July 9, 2009 to August 7, 2009, BADELLA made monthly electronic payments of \$29.95 to "AMATEURDATE" in California.

1	244.	RICO Conspirators DENIRO and HENNING own and operate
2	AMATEU	RDATE.COM and provided the instrumentality and merchant account to charge the
3	credit card	of Plaintiff BADELLA for the benefit of the AmateurMatch Enterprise.
4	245.	On July 9, 2009 RICO Conspirators DENIRO and HENNING accepted and cleared
5	a charge fi	rom Plaintiff BADELLA in the amount of \$29.95 through their AMATEURDATE
6	website in	California.
7	246.	This charge was in furtherance of the fraudulent Scheme and for the benefit of the
8	AmateurMatch Enterprise.	
9	247.	BADELLA became a member of amateurmatch.com, and remained a member of
10	amateurma	atch.com on the date of this charge on direct reliance of the misrepresentations
11	contained	in the messages made through the fictitious profiles on amateurmatch.com.
12	248.	On August 7, 2009 RICO Conspirators DENIRO and HENNING accepted and
13	cleared a c	charge from plaintiff BADELLA in the amount of \$29.95 through their
14	AMATEU	RDATE website in California.
15	249.	This charge was in furtherance of the fraudulent Scheme and for the benefit of the
16	AmateurM	latch Enterprise.
17	250.	BADELLA became a member of amateurmatch.com, and remained a member of
18	amateurma	atch.com on the date of this charge on direct reliance of the misrepresentations
19	contained	in the messages made through the fictitious profiles on amateurmatch.com.
20	251.	From September 7, 2009 to December 5, 2009, BADELLA made monthly electronic
21	payments	of \$29.95 to "MYSUPPORT365.COM" in California.
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- 252. RICO Conspirators JONES and MODENA own and operate mysupport365.com and provided the instrumentality and merchant account to charge the credit card of Plaintiff BADELLA for the benefit of the AmateurMatch Enterprise.
- 253. On September 7, 2009 RICO Conspirators JONES and MODENA accepted and cleared a credit card charge from plaintiff BADELLA in the amount of \$29.95 through its website mysupport365.com in California.
- 254. This charge was in furtherance of the fraudulent Scheme and for the benefit of the AmateurMatch Enterprise.
- 255. BADELLA became a member of amateurmatch.com, and remained a member of amateurmatch.com on the date of this charge on direct reliance of the misrepresentations contained in the messages made through the fictitious profiles on amateurmatch.com.
- 256. On October 7, 2009 RICO Conspirators JONES and MODENA accepted and cleared a credit card charge from plaintiff BADELLA in the amount of \$29.95 through its website mysupport365.com in California.
- 257. This charge was in furtherance of the fraudulent Scheme and for the benefit of the AmateurMatch Enterprise.
- 258. BADELLA became a member of amateurmatch.com, and remained a member of amateurmatch.com on the date of this charge on direct reliance of the misrepresentations contained in the messages made through the fictitious profiles on amateurmatch.com.
- 259. On November 5, 2009 RICO Conspirators JONES and MODENA accepted and cleared a credit card charge from plaintiff BADELLA in the amount of \$29.95 through its website mysupport365.com in California.

- 260. This charges was in furtherance of the fraudulent Scheme and for the benefit of the AmateurMatch Enterprise.
- 261. BADELLA became a member of amateurmatch.com, and remained a member of amateurmatch.com on the date of this charge on direct reliance of the misrepresentations contained in the messages made through the fictitious profiles on amateurmatch.com.
- 262. On December 5, 2009 RICO Conspirators JONES and MODENA accepted and cleared a credit card charge from plaintiff BADELLA in the amount of \$29.95 through its website mysupport365.com in California.
- 263. This charge was in furtherance of the fraudulent Scheme and for the benefit of the AmateurMatch Enterprise.
- 264. BADELLA became a member of amateurmatch.com, and remained a member of amateurmatch.com on the date of this charge on direct reliance of the misrepresentations contained in the messages made through the fictitious profiles on amateurmatch.com.
- 265. During his membership, BADELLA received hundreds of fraudulent messages, including automated messages, sent from (1) Unmarked, (2) Marked, and (3) "Verified" but fictitious profiles, as well as (4) automated messages from Web-Cam girl profiles.
- 266. BADELLA received automated and actual messages from Unmarked profiles sent by electronic transmission from on the behalf of DENIRO and HENNING through amateurmatch.com.
- 267. For example, on or about January 3, 2010, BADELLA received a message by means of electronic transfer of messages with a fictitious Unmarked profile bearing the name "ridin hard70."

- 268. BADELLA, believing the message originated from an actual person responded by wishing "ridin hard70" a happy new year.
- 269. An agent and/or employee of DENIRO and HENNING responded with "thank you babe, happy new year to you too. I hope we will stay in touch and meet soon."
- 270. BADELLA was also contacted by Marked profiles, each bearing the nearly imperceptible "OC."
- 271. Notably, the automated messages themselves did not contain an "OC", but an "OC" was (barely) visible if BADELLA viewed the profile of the message sender and searched for the "OC."
  - 272. These messages would often suggest meetings and solicit sex with BADELLA.
- 273. Specifically, BADELLA received an electronic transmission by wire on or about January 19, 2010, from a fictitious Marked profile bearing the name "roastedayla" stating: "Just looking for someone who might be interested in exchanging some sexy emails and perhaps hanging out sometime. Interested?"
- 274. The clear import of the message was not to encourage "further and broader participation in the site, such as uploading a photo" but to deceive BADELLA into believing real women were interested in him.
- 275. Another example of this is an automated message sent by electronic transmission occurred on or about December 24, 2009 to BADELLA from a Marked profile bearing the name "needareasontosmile" stating, "I want to let you know that I'm gonna have some days off, so I'd love to meet you."
- 276. Plaintiff BADELLA was contacted again on or about December 25, 2009 by "needareasontosmile" by message sent by electronic transmission, this time, however, from an

1	agent and/o	or employee of DENIRO and HENNING stating "Bob, what would you like to do for	
2	enjoyment	together? What are you actually into? When do you think that we can pull things	
3	together?"		
4	277.	The clear import of the messages is not to encourage "further and broader	
5	participation	on in the site, such as uploading a photo" but to deceive BADELLA into believing an	
6	actual won	nan was interested in meeting.	
7	278.	BADELLA also received automated messages from Web-Cam Girls, further seeking	
8	to exploit l	BADELLA and obtain money from him by false pretenses.	
9	279.	For example, on or about January 7, 2010, BADELLA was contacted by electronic	
10	transmissio	on from a marked profile named "dulljeanice62k" who commented, "Hi I saw your ad	
11	Is it new, because I haven't seen it before. I'm home alone and lonely and looking to play. So		
12	come out t	o play! Message me if you want to chat or view my cam or something. Kisses."	
13	280.	When BADELLA responded, he was directed to DENIRO and HENNING's website	
14	webcamclı	ıb.com.	
15	281.	At no time did BADELLA observe an "OC" on the profiles that were marked.	
16	282.	Only after months of sending and receiving electronic messages to and from the	
17	fictitious p	rofiles did BADELLA realize the amateurmatch.com website was a complete fraud.	
18	283.	At no time did BADELLA speak with or meet an actual, potential dating partner as a	
19	result of hi	s AmateurMatch membership.	
20	B. Facts S	Specific to Plaintiff BRADLEY AUG	
21	284.	Plaintiff BRADLEY AUG is a 50 year old man, and a professional chef with 30	
22	years of ex	perience.	
23	285.	AUG is a resident of Staten Island, New York.	
,,			

- 294. AUG, in reliance on the representations contained in the fraudulent messages, believed that real female users of the website were interested in meeting him, and AUG elected to become a registered, paying amateurmatch.com user.
- 295. After becoming a registered paying user, AUG continued to receive writings, signs, signals, and pictures transmitted or caused to be transmitted on behalf of the AmateurMatch Enterprise by RICO Conspirators DENIRO and HENNING through amateurmatch.com by means of wire communication, in particular, by transmission of automated messages from fictitious "women."
- 296. During the period of time covered by his free and paying membership, as well as after he cancelled his membership, AUG received hundreds of fraudulent messages, including automated messages, sent from (1) Unmarked, (2) Marked, and (3) "Verified" but fictitious profiles, as well as (4) automated messages from Web-Cam girls.
- 297. AUG received well over 100 automated messages from fictitious Unmarked profiles sent by electronic transmission from or on behalf of DENIRO and HENNING through amateurmatch.com.
- 298. The messages include, but are certainly not limited to: "arina\_a" on or about October 20, 2009; "eyesofblue5280" October 20, 2009; "Motivated\_one" on October 19, 2009; "bluzlover47" on or about October 19, 2009; "jan8103" on or about November 23, 2009, "Boulder\_Mtn\_Girl" on or about November 22, 2009; "snowbunnie281" on or about November 20, 2009; "4loveofJB" on or about November 17, 2009; "LittleFawn7" on or about November 17, 2009; "lownbhold34288" on or about November 12, 2009; "HaHannah" on or about November 17, 2009; "FriendlySmile911" on or about November 16, 2009; "amy\_55402" on or about November 14, 2009; "aspenlars" on or

1	about Nove	mber 10, 2009; "Blonde_Beauty4444" on or about November 10, 2009,
2	"amiinnocei	nt" on or about November 13, 2009; "wannagoodgy" on or about November 10,
3	2009, "akaw	wha" on or about October 26, 2009; "outdoorlover19" on or about October 27, 2009,
4	"Splendabal	by" on or about October 31, 2009; and "ElisabethBethy" on or about October 30,
5	2009.	
6	299.	Representative examples of messages from Unmarked fictitious profiles soliciting
7	sex and mee	etings from AUG are numerous.
8	300.	On or about November 23, 2009, AUG received an automated electronic message
9	from Unmai	rked fictitious profile "jan8103" stating "I was checking you out and you seem like
10	someone that I can get along with. Maybe dinner and drinks sometime. Message me back and	
11	let me know	if your still free and are interested in going out sometime."
12	301.	On or about November 17, 2009 AUG received an automated electronic message
13	from Unmai	rked fictitious profile "4loveofJB" stating, "I was thinking maybe drinks or dinner or
14	something a	long those lines."
15	302.	On November 14, 2009, AUG received an automated electronic message from
16	Unmarked f	ictitious profile "amy_55402" stating "I would love to get something started. If your
17	interested w	hen would you want to get together? My schedule is wide open."
18	303.	On or about November 16, 2009 AUG received an automated electronic message
19	from Unmai	rked fictitious profile "FriendlySmile911" stating "Hey hot stuff! I'm looking to
20	hookup this	weekend for some safe fun. I can host at my place or I can come to your place. Let
21	me know wl	hat you think?"
22		
23		
24		42

- 304. The clear import of these messages is not to encourage "further and broader participation in the site, such as uploading a photo" but to deceive AUG into believing real women were interested in him.
- 305. AUG eventually realized that at least some of the messages he was receiving did not appear to be from real women.
- AUG filed a complaint by electronic message sent to the customer care e-mail 306. address identified on the amateurmatch.com website, complaining of the possible use of fictitious profiles.
- 307. AUG received an automated response sent from or on behalf of DENIRO and HENNING through the amateurmatch.com website providing the part of the User Agreement pertaining to OnLine Cupids and stating the Online Cupids are clearly marked.
- 308. Unable to find the mysterious "OC" on any profile, AUG sent electronic messages to several of the Unmarked fictitious profiles asking if they were "OC's."
- 309. AUG received responses sent by agents and/or employees of RICO conspirators DENIRO and HENNING via electronic transmission through amateurmatch.com on behalf of the Unmarked profiles, responding with feigned confusion when presented with this question.
- 310. For example, on or about October 30, 2009 AUG received a response from Unmarked fictitious profile "Bravelorina" stating "huh? What does that mean? Well I would like to see a pic of you, could you upload one sometime?"
- 311. On or about November 17, 2009, Unmarked fictitious profile "lownbhold34288" responded "What's an online cupid? I don't know what you are talking about...I guess you send me a wrong message."

- 320. The clear import of the messages is not to encourage "further and broader participation in the site, such as uploading a photo" but to deceive AUG into believing real women were interested in him.
- 321. AUG received dozens of messages from Verified fictitious profiles. These include automated messages from "gemma\_me" on October 29, 2009; "Ronja\_Ane" on October, 26 2009; "MaeBeliev" on October 20, 2009; "Makinas" on October 20, 2009; "Fatma74\_" on December 9, 2009; "xxxclarence" on November 18, 2009; and "Malin50" on November 11, 2009.
- 322. Specific examples of messages sent from Verified fictitious profiles purporting to be women soliciting sex and/or meeting from AUG include:
- 323. On October 20, 2009, "MaeBeliev" stating "I was looking at your profile and saw that we live pretty close to each other. I thought maybe you would be interested in getting together sometime and see what we can make happen."
- 324. On December 9, 2009, a message sent by means of electronic transmission from "Fatma7" stating "I'm in town for 2 nights. Do you think you would have time to hook up somewhere? Let me know."
- 325. Again, the clear import of the messages is not to encourage "further and broader participation in the site, such as uploading a photo" but to deceive the user into believing real women were interested in him. In fact, that Verified woman were interested in him.
- 326. On November 13, 2009, AUG replied to a message from one of the fictitious Verified profiles asking if the purported woman was an "OnLine Cupid."

- 346. These messages were complete fictions, fraudulently represented to be from real individuals.
- 347. FEBUS, in reliance on the representations contained in the fraudulent messages, believed that real female users of the website were interested in meeting him, and FEBUS elected to become a registered, paying latinaamateurmatch.com member, for which he was charged.
- 348. After becoming a registered paying user, FEBUS continued to receive writings, signs, signals, and pictures transmitted or caused to be transmitted on behalf of the AmateurMatch Enterprise by RICO Conspirators DENIRO and HENNING through latinaamateurmatch.com by means of wire communication, in particular, by transmission of automated messages from fictitious profiles.
- 349. During the period of time in which FEBUS was a free and paying member as well as after he canceled his membership, FEBUS received scores of fraudulent messages including messages sent from (1) Unmarked, (2) Marked, and (3) "Verified" but fictitious profiles, as well as (4) automated messages from Web-Cam girls.
- 350. The majority of messages FEBUS received were from Unmarked profiles sent by electronic transmission from or on behalf of RICO Conspirators DENIRO and HENNING through latinaamateurmatch.com. They include, but are certainly not limited to, messages sent from fictitious Unmarked profiles: "Grainne" on or about November 9, 2009; "MareenaBabe" on or about November 13, 2009; "Amandine11" on or about November 14, 2009; "DunwbbbboodyGal" on or about November 14, 2009; "Floriane2" on or about November 16, 2009; "nette123" on or about November 17, 2009; "chrissiehere" on or about November 21, 2009; "inamina78" on or about November 21, 2009, "LeniLena" on or about November 21,

1	2009; "Monik00" on or about November 23, 2009; "brightbeauty23" on or about November 23,	
2	2009; "bewetyu" on or about November 25, 2009; "DawnCastala150f" on or about November	
3	27, 2009; "Aurelia66" on or about November 30, 2009; "lanyna" on or about December 1, 2009;	
4	"lapanistar" on or about December 2, 2009; "time4fun843" on or about December 4, 2009; and	
5	"out_indoorgirl" on or about December 5, 2009, "ghiny" on or about December 5, 2009.	
6	351. Specific examples of automated messages from Unmarked fictitious profiles	
7	soliciting sex and/or meetings with FEBUS include:	
8	352. On or about November 14, 2009, a message sent by means of electronic transmission	
9	from "DunwbbbboodyGal" stating "I was thinking maybe drinks or dinner or something along	
10	those lines".	
11	353. On or about November 21, 2009, a message sent by "LeniLena" stating, "We could	
12	go out and grab a drink if you feel comfortable with that or talk on the site. It doesn't matter to	
13	me".	
14	354. On or about December 2, 2009, a message sent by "lapanistar" stating, "I've not had	
15	a REAL man in quite some time! You know one that really knows what he is doing not some 2	
16	second chump who leaves me [redacted] and unsatisfied! If you know what you are doing then	
17	you could be the man for me."	
18	355. FEBUS was also contacted by Marked fictitious profiles bearing a nearly	
19	imperceptible "OC" on latinaamateurmatch.com.	
20	356. The automated messages themselves did not contain an "OC", but an "OC" could be	
21	seen if the FEBUS retrieved the profile of the message sender and searched.	
22	357. Specific examples of messages sent from "OC" profiles purporting to be women	
23	soliciting sex and/or meeting from FEBUS include:	

- 358. On or about November 16, 2009, FEBUS received an electronic transmission by wire from Marked fictitious profile "Anxycasandra" stating, "What type of relationship are you looking for. Just wondering because I'm hoping for a fun no strings attached type of deal and would love to meet with you."
- 359. On or about November 30, 2009, FEBUS received a message from Marked fictitious profile "Stripedchere 70t" stating, "Hey there. I noticed your profile on your site and I was wondering if you'd be interested in meeting to chat some night."
- 360. On or about December 28, 2009, FEBUS received a message from Marked fictitious profile "Chinkysweet2" stating, "Maybe we can get together sometime and get to know each other on a more personal level."
- 361. On or about January 26, 2010, FEBUS received a message from Marked fictitious profile "abiderobbin" stating, "I'm here for an F buddy if you know what I mean. It's been way too long and I am about to explode. What are you here looking for? If it's the same as me then hit me back."
- 362. On or about January 22, 2010, FEBUS received a message from Marked fictitious profile "mushysaundra81h" stating, "Im looking for someone to hang out with and have had a hell of a time finding someone."
- 363. On or about January 12, 2010, FEBUS received a message from Marked fictitious profile "hrnygal57810" stating, "I was looking at your profile and saw that we live pretty close to each other. I thought maybe you would be interested in getting together sometime and see what we can make happen."

1	D. Facts S	Specific to Plaintiff ROBERT LANGFORD	
2	374.	Plaintiff ROBERT LANGFORD is a retired 49 year old man.	
3	375.	LANGFORD is currently a resident of Broken Arrow, Oklahoma.	
4	376.	LANGFORD was previously a resident of Passaic, New Jersey and was injured by	
5	RICO Con	spirators' actions in the State of New Jersey.	
6	377.	LANGFORD first became aware of the AmateurMatch "dating" services in or about	
7	February o	of 2009 through spam sent from RICO Conspirators DENIRO and HENNING's	
8	DatingGold or an agent and/or employee of DatingGold.		
9	378.	The sum and substance of the spam took the form of a woman seeking to meet, and	
10	directing L	ANGFORD to amateurmatch.com.	
11	379.	In or about February of 2009, LANGFORD signed up for a basic free membership to	
12	amateurma	atch.com and immediately upon signing, began receiving writings, signs, signals, and	
13	pictures tra	ansmitted or caused to be transmitted on behalf of the AmateurMatch Enterprise by	
14	RICO Con	spirators DENIRO and HENNING by means of wire communication sent via	
15	amateurmatch.com.		
16	380.	The vast majority of electronic messages received by LANGFORD were from	
17	fictitious Unmarked profiles.		
18	381.	LANGFORD, in reliance on the representations contained in the fraudulent	
19	messages,	believed local women were interested in meeting him.	
20	382.	LANGFORD therefore elected to become a registered paying amateurmatch.com	
21	user, for w	hich he was charged.	
22	383.	After becoming a registered paying user, LANGFORD continued to receive	
23	writings, s	igns, signals, and pictures transmitted or caused to be transmitted on behalf of the	
	İ		

1	AmateurMatch Enterprise by RICO Conspirators DENIRO and HENNING through
2	amateurmatch.com by means of wire communication, in particular, by transmission of fictitious
3	messages.
4	384. During the period of time he was an AmateurMatch free and paying member as well
5	as after LANGFORD cancelled his membership, LANGFORD received dozens of fraudulent
6	messages including automated and actual messages sent from (1) Unmarked, (2) Marked, and (3)
7	"Verified" but fictitious profiles, as well (4) automated messages from Web-Cam girls.
8	385. LANGFORD received communications sent from numerous fictitious Unmarked
9	profiles. They include: "fun2bwithutoo" on or about January 1, 2010; "LADY48U" on or about
10	January 6, 2010; "lownbhold34288" on or about January 4, 2010; "WoodstockGirl39" on or
11	about December 31, 2009; "Viktorya_summy" on or about January 2, 2010; "YanaYana" on or
12	about January 2, 2010; "LLS0905" on or about January 1, 2010; "Leahhh" on or about
13	December 29, 2009; "Iminata" on or about January 1, 2010; "akawha" on or about January 1,
14	2010; "amiinnocent" on or about December 31, 2009; "SinCityGirl1" on or about December 29,
15	2009; "sailorgirl03" on or about December 29, 2009; "MLT007" on or about December 29,
16	2009; "Ilayda" on or about December 30, 2009; "Ruby Tuesday10" on or about December 29,
17	2009; and "jan8103" on or about January 6, 2010.
18	386. Specific examples of Unmarked fictitious profiles soliciting sex and meetings with
19	LANGFORD include:
20	387. On or about December 29, 2009 from "MLT007" stating, "Maybe we can exchange
21	phone numbers and set up a time and place to meet in person." '
22	388. On or about January 1, 2010 from "LLS0905" stating "If you are interested in
23	meeting or just chatting sometime let me know."
I	1

- 389. On or about January 1, 2010 from "Iminata" stating, "Would you be interested in dinner and dancing? Ok well maybe not dancing but definitely dinner. I haven't been out in a long time and could really use a night out."
- 390. On or about January 2, 2010 from "Viktorya\_summy" stating, "well from reading several profiles on this site you seem like the only person that I'd like to meet. If your comfortable let's meet some place."
- 391. The clear import of the messages was not to encourage "further and broader participation in the site, such as uploading a photo" but to deceive LANGFORD into believing real women in his geographic area were interested in him.
- 392. LANGFORD was sent messages by electronic transmission from fictitious Verified profiles, including:
- 393. On or about December 31, 2009 from "Ronja\_Ane" stating, "I think we could have some good times together if we get to know more about each other. Let me know if you think that's a good idea and tell me a little more about yourself."
- 394. On January 2, 2010 from "Viktorya\_summy" stating, "Well from reading several profiles on this site you seem like the only person that I'd like to meet. If your comfortable let's meet some place. Talk to you soon."
- 395. The clear import of the messages was not to encourage "further and broader participation in the site, such as uploading a photo" but to deceive LANGFORD into believing verified women in his geographical area were interested in him.
- 396. At no time did LANGFORD speak with or meet an actual, potential dating partner as a result of his AmateurMatch membership.

#### E. Facts Specific to Plaintiff MICHAEL SHANE YORK 1 397. 2 Plaintiff MICHAEL SHANE YORK "SHANE" is a resident of Rabun Gap, a remote area in rural Georgia. 3 398. SHANE was injured by RICO Conspirators' actions in Georgia. 4 399. 5 SHANE first became aware of the AmateurMatch "dating" service in or about 6 March of 2009 by writings, signs, signals, and pictures transmitted or caused to be transmitted on behalf of the AmateurMatch Enterprise by RICO Conspirators DENIRO and HENNING by 7 means of wire communication, in particular, by transmissions generated by RICO Conspirators 8 9 DENIRO and HENNING's DatingGold or an agent and or/employee of DatingGold to SHANE's computer. 10 400. On or about March 19, 2009 SHANE signed up for a basic free membership to 11 amateurmatch.com. 12 401. Immediately upon signing up, SHANE began receiving writings, signs, signals, and 13 pictures transmitted or caused to be transmitted on behalf of the Amateur Match Enterprise by 14 RICO Conspirators DENIRO and HENNING by means of wire communication sent through 15 amateurmatch.com. 16 402. The majority of electronic messages received by SHANE were from fictitious 17 Unmarked profiles. 18 403. SHANE, in reliance on the representations contained in the fraudulent messages, 19 20 believed women from his remote area of Georgia were interested in meeting him. 404. SHANE therefore elected to become a registered paying amateurmatch.com user, for 21 which he was charged. 22 23 24 55

and pictures transmitted or caused to be transmitted on behalf of the AmateurMatch Enterprise

1	NakedLat	ina, bridget16, Janne, 1h0ttdeSirE, BEKKI4LOVE, AIMY_4U, cutesopia23,
2	VickyXX	X, SexyJane, Jamilla, PrettyKiss, KerstnSweets, asiankath4ever, sweeteen19,
3	NastyKitt	y, pINKpANTHER, jucyjoyce, babylove69, Sexyfren, Hot-bunny-8819, NICE4U,
4	Chocolate	Milk, Evapassion, wildlover69, Virginhot4ever2, SEXYNAUGHTYGIRL, and
5	others.	
6	420.	At no time did JEFFRIES observe an "OC" on the few profiles that were Marked.
7	421.	Only after months of sending and receiving electronic messages to and from the
8	fictitious p	profiles did JEFFRIES realize the amateurmatch.com website was a complete fraud.
9	422.	At no time did JEFFRIES speak with or meet an actual, potential dating partner as a
10	result of h	is AmateurMatch membership.
11		VII. RICO ALLEGATIONS
12	A. Use of	f Interstate and Foreign Wire Communications in Furtherance of the Scheme
13	423.	The AmateurMatch Enterprise advertises, promotes, and retails its fraudulent
14	services to	o customers throughout the United States and the world in interstate and foreign
15		
	commerce	e, and in the State of California, and has done so during all relevant times.
16	commerce 424.	e, and in the State of California, and has done so during all relevant times.  The Scheme is a "scheme or artifice to defraud, or for obtaining money or property
16 17	424.	
	424. by means	The Scheme is a "scheme or artifice to defraud, or for obtaining money or property
17	424. by means	The Scheme is a "scheme or artifice to defraud, or for obtaining money or property of false or fraudulent pretenses, representations, or promises" within the meaning of
17 18	424. by means the federa 425.	The Scheme is a "scheme or artifice to defraud, or for obtaining money or property of false or fraudulent pretenses, representations, or promises" within the meaning of 1 wire fraud statute, 18 U.S.C. § 1343.
17 18 19	424. by means the federa 425. its fraudul	The Scheme is a "scheme or artifice to defraud, or for obtaining money or property of false or fraudulent pretenses, representations, or promises" within the meaning of l wire fraud statute, 18 U.S.C. § 1343.  AmateurMatch Enterprise conducts the Scheme, <i>inter alia</i> , by promotion and sale of
17 18 19 20	424. by means the federa 425. its fraudul	The Scheme is a "scheme or artifice to defraud, or for obtaining money or property of false or fraudulent pretenses, representations, or promises" within the meaning of I wire fraud statute, 18 U.S.C. § 1343.  AmateurMatch Enterprise conducts the Scheme, <i>inter alia</i> , by promotion and sale of lent services on the AmateurMatch Dating Websites accessible on the Internet
17 18 19 20 21	424. by means the federa 425. its fraudul throughou 426.	The Scheme is a "scheme or artifice to defraud, or for obtaining money or property of false or fraudulent pretenses, representations, or promises" within the meaning of I wire fraud statute, 18 U.S.C. § 1343.  AmateurMatch Enterprise conducts the Scheme, <i>inter alia</i> , by promotion and sale of lent services on the AmateurMatch Dating Websites accessible on the Internet at the United States and the world, and in the State of California.

1	ripymt.com, vtpymt.com, detailbill.com, personalsbilling.com, matchcharge.net,		
2	datepayment.net, amateurbill.com, matchaccount.com, matchinvoice.com, datestatement.com,		
3	datebillonl	ine.com, amatchbill.com, datingbill.com, paymentcs.com, matchstatement.com,	
4	wacct.com, and chbill.com.		
5	434.	Each of the credit card charges alleged herein constitutes an act of wire fraud and	
6	access device fraud, which are "specified unlawful activity" within the meaning of 18 U.S.C.		
7	§ 1956(c)(	7)(A), as they are offenses listed in 18 U.S.C. § 1961(1).	
8	435.	Upon information and belief, there are thousands of additional instances of wire-	
9	fraud by ea	ach of the defendants which will be revealed in discovery.	
10	436.	Each of the foregoing businesses has obtained a merchant account from a merchant	
11	account provider through a fraudulent merchant account application.		
12	437.	In obtaining the AmateurMatch Merchant Accounts, the participants in the	
13	AmateurM	Tatch Enterprise and the Merchant Account DOES misrepresented the identities of the	
14	real persons and businesses in interest, and the true nature of their businesses.		
15	438.	The AmateurMatch Enterprise frequently changes merchant accounts and processors	
16	to mask its activities and maintain its access to the merchant account system so the Scheme may		
17	be continued.		
18	439.	The AmateurMatch Merchant Account numbers are "access devices" within the	
19	meaning o	f 18 U.S.C. § 1029(e)(1).	
20	440.	The AmateurMatch Merchant Account numbers were obtained by the Merchant	
21	Account D	OOES at the direction of HENNING, JONES, DENIRO, MODENA, PIRANHA, and	
22	DELTABREEZE with the intent to defraud. Therefore, the AmateurMatch Merchant Account		
23	numbers a	re "unauthorized access devices" within the meaning of 18 U.S.C. § 1029(e)(3).	

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- 441. The fraudulent obtainment of the AmateurMatch Merchant Account numbers resulted in the obtainment of money exceeding \$1,000.00 in a one year period within the meaning of 18 U.S.C. § 1029(a)(2).
- 442. The fraudulent obtainment and use of the AmateurMatch Merchant Account numbers by HENNING, JONES, DENIRO, MODENA, PIRANHA, DELTABREEZE, and the Merchant Account DOE Defendants alleged herein are acts of access device fraud within the meaning of 18 U.S.C. § 1029.
- 443. Moreover, the AmateurMatch Enterprise sometimes charges members' credit cards without authorization after members attempt to cancel their memberships. Such instances are further acts of access device fraud within the meaning of 18 U.S.C. § 1029.

#### C. Money Laundering Transactions with the Proceeds of the Scheme

- 444. Plaintiffs are informed and believe and thereon allege that the proceeds of the Scheme ("Proceeds") are ultimately deposited or wired to bank accounts controlled by the AmateurMatch Enterprise ("AmateurMatch Bank Accounts"), in which the Proceeds are commingled with funds from other sources.
- 445. Plaintiffs are informed and believe and thereon allege that the expenses of carrying out and continuing the Scheme are paid by wire transfers from and by checks drawn on the AmateurMatch Bank Accounts.
- 446. Those expenses include the costs of creating, hosting, advertising, and maintaining the Websites, sales commissions paid to the third-party Affiliates, bank fees, merchant account fees, employee salaries, and other business expenses.
- 447. Defendants HENNING, JONES, DENIRO, MODENA, PIRANHA,

  DELTABREEZE, and DOES 1-100 have at various times initiated, concluded, or participated in

1	455.	Moreover, the AmateurMatch corporations DENIRO, MODENA, PIRANHA, and
2	DELTABR	EEZE would continue to exist as legal entities even if the pattern of racketeering
3	activity alle	ged in this Complaint ceased.
4	456.	The AmateurMatch Enterprise is an "enterprise" within the meaning of 18 U.S.C.
5	§§ 1961(4)	and 1962(c), which Enterprise was and is engaged in and the activities of which did
6	affect and c	urrently affects interstate and foreign commerce during all relevant times.
7	DELTA	ants HENNING, JONES, DENIRO, MODENA, PIRANHA, and BREEZE Conduct or Participate in the Affairs of the AmateurMatch
8	Enterp	rise Through a Pattern of Racketeering Activity
9	457.	The acts of wire fraud, promotional money laundering, and account device fraud
10	alleged here	ein constitute a pattern of racketeering activity on the part of each of Defendants
11	HENNING,	, JONES, DENIRO, MODENA, PIRANHA, DELTABREEZE, and DOES 1-100
12	within the n	neaning of 18 U.S.C. §§ 1961(5) and 1962(c).
13	458.	Of the acts of racketeering constituting the pattern of racketeering alleged herein, at
14	least two oc	curred after the effective date of the RICO Act, the at least two occasions being
15	separated by	y less than ten years.
16	459.	The pattern of racketeering alleged herein was and is part of the regular way of
17	operating th	e AmateurMatch Enterprise and projects into the future with the threat of repetition
18	as the Amat	eurMatch Enterprise continues to pursue the Scheme.
19	460.	Each Defendant is a "person" within the meaning of 18 U.S.C. §§ 1961(3) and
20	1962(c).	
21	461.	Defendants HENNING, JONES, DENIRO, MODENA, PIRANHA,
22	DELTABR	EEZE, and DOES 1-100 are employed by or are associated with the AmateurMatch
23	Enterprise.	
- 1		

- 462. Through the pattern of racketeering activity alleged herein, HENNING, JONES, DENIRO, MODENA, PIRANHA, DELTABREEZE, and DOES 1-100 conduct or participate, directly or indirectly, in the conduct of the affairs of the AmateurMatch Enterprise in violation of 18 U.S.C. § 1962(c).
- 463. All of the RICO Conspirators have conspired and continue to conspire to facilitate the pattern of racketeering activity alleged herein, in that they willingly and intentionally facilitate that scheme by providing their respective services and committing the acts alleged herein, thereby violating 18 U.S.C. § 1962(d).

### F. The Acts of Racketeering Activity Proximately Caused Injury to the Property of the Plaintiffs and the Class

- 464. Certain of the acts of wire fraud caused by Defendants alleged herein have proximately caused injury to the property of the Plaintiffs and members of the Class.
- 465. In particular, those acts of wire fraud that have resulted in the charging of subscription fees to the Plaintiffs and the other members of the Class have proximately caused injury to their property, in that those acts of wire fraud resulted in the purchasers paying good money for worthless and fraudulent AmateurMatch services and thereby suffering a loss of wealth.
- 466. Moreover, those acts of wire fraud that have resulted in the charging of the credit cards of the Plaintiffs and the other members of the Class have proximately caused injury to their property by directly causing the loss of wealth.
- 467. The injury to the property of the Plaintiffs and the other members of the Class alleged herein is the direct, natural, and intended consequence of the Defendants' activities.

468. There is no administrative difficulty in holding the Defendants liable to the Plaintiffs and the members of the Class also damaged in their property by the Defendants.

# FIRST CAUSE OF ACTION INJURY TO PROPERTY BY PARTICIPATION IN OR CONTROL OF AN ENTERPRISE THROUGH A PATTERN OF RACKETEERING ACTIVITY IN VIOLATION OF 18 U.S.C. § 1962(c)

- 469. The foregoing paragraphs of this Verified Complaint are incorporated by reference as if fully stated herein.
- 470. This First Cause of Action is stated against RICO Conspirators DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, PEN HELP, and DOES 1-100.
- 471. RICO Conspirators DENIRO, HENNING, MODENA, JONES, PIRANHA,
  DELTABREEZE, PEN HELP, and DOES 1-100 were each employed by or associated with an
  Enterprise, namely AmateurMatch, and did variously conduct or participate, directly or
  indirectly, in the conduct of the affairs of AmateurMatch through a pattern of racketeering
  activity within the meaning of 18 U.S.C. §§ 1961(1)(B) and 1961(5) and 1962(c), namely,
  multiple instances of wire fraud in violation of 18 U.S.C. § 1343; multiple instances of
  promotional laundering of monetary instruments in violation of 18 U.S.C. § 1956; and multiple
  instances of access device fraud in violation of 18 U.S.C. § 1029.
- 472. By reason of the violation of 18 U.S.C. § 1962(c) committed by DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, PEN HELP, and DOES 1-100 the Plaintiffs and the Class have lost property in an as yet undetermined amount.
- 473. Pursuant to 18 U.S.C. § 1964(c) DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, PEN HELP and DOES 1-100 are jointly and severally liable to the Plaintiffs and the Class for lost property of the Plaintiffs and Class.

474. DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, PEN HELP and DOES 1-100 will continue to conduct or participate, directly or indirectly, in the conduct of the affairs of the AmateurMatch Enterprise through a pattern of racketeering activity in pursuit of the Scheme and will thereby injure further members of the public unless enjoined by the Court.

#### SECOND CAUSE OF ACTION

# INJURY TO PROPERTY BY CONSPIRACY TO PARTICIPATE IN OR CONTROL AN ENTERPRISE THROUGH A PATTERN OF RACKETEERING ACTIVITY IN VIOLATION OF 18 U.S.C. § 1962(d)

- 475. The foregoing paragraphs of this Verified Complaint are incorporated by reference as if fully stated herein.
- 476. This Second Cause of Action is stated against RICO Conspirators DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, PEN HELP, and DOES 1-100.
- 477. RICO Conspirators DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, PEN HELP, and DOES 1-100 each did conspire to facilitate the conduct of the affairs of the AmateurMatch Enterprise through a pattern of racketeering activity within the meaning of 18 U.S.C. §§ 1961(1)(B) and 1961(5) and 1962(c), namely, multiple instances of wire fraud in violation of 18 U.S.C. § 1343; multiple instances of promotional laundering of monetary instruments in violation of 18 U.S.C. § 1956; and multiple instances of access device fraud in violation of 18 U.S.C. § 1029.
- 478. By reason of overt acts of racketeering committed by Defendants DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, PEN HELP, and DOES 1-100, the Plaintiffs and the members of the Class have lost property in an as yet undetermined amount.

- 486. Defendants misrepresented and continue to misrepresent to their members that fake profiles on the sites would be clearly marked OnLine Cupid where the majority of the female profiles are fake and not marked.
- 487. Defendants misrepresented and misrepresent to their members that certain "Verified" profiles on the sites are actual people, and in fact, verified by AmateurMatch to be who they purport to be in their profiles.
  - 488. These "Verified" members are also fake profiles.
- Defendants misrepresented and continue to misrepresent to their members that the 489. fake unmarked profiles are actual people, and contacted Plaintiffs and the Class members with these profiles, and engaged in numerous e-mail correspondence with Plaintiffs and the Class through these fake unmarked profiles.
- 490. Defendants made the foregoing misrepresentations with the fraudulent intent of inducing Plaintiffs and the Class to rely and act upon them, in particular, by paying monthly fees for membership.
- 491. Plaintiffs and the Class did in fact rely and act on the foregoing representations to the extent of, but not limited to, paying monthly subscription fees and expending time and effort and emotional resources reaching out to fake members, believing that these members were actual people.
- 492. Defendants knew that the foregoing representations were false and were intended to induce Plaintiffs and the Class to rely and act on them.
- 493. Plaintiffs and the Class justifiably and detrimentally relied on these representations and have suffered damages as a direct and proximate result thereof.

### FOURTH CAUSE OF ACTION NEGLIGENT MISREPRESENTATION

- 494. The foregoing paragraphs of this Verified Complaint are incorporated by reference as if fully stated herein.
- 495. This cause of action is stated against Defendants DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, and DOES 1-100.
- 496. Defendants represent via the Internet that they offer a legitimate and genuine online dating service in exchange for a monthly subscription fee.
- 497. These representations are material facts which are essentially the essence of the bargain.
- 498. Defendants represented that OnLine Cupids would be clearly marked, which is completely false and is a material misrepresentation.
- 499. Defendants engaged in a pattern and practice to contact members from fake, unmarked profiles, with the intent to induce Plaintiffs and the Class to join as paying members and then to continue their subscriptions month to month.
- 500. Defendants engaged in a pattern and practice of creating fake verified member profiles and contacted Plaintiffs and the Class with these profiles with the intent to induce Plaintiffs and the Class to join and/or continue their subscriptions.
- 501. Defendants made these representations with the intent of inducing Plaintiffs and the Class to rely and act upon them, in particular, by paying monthly fees for membership.
- 502. Plaintiffs and the Class did in fact rely and act on these representations to the extent of, but not limited to, paying monthly subscription fees for varying periods of time and

1	expending	time and effort and emotional resources reaching out to fake profiles they believed to
2	be real peop	ple.
3	503.	At the time Defendants made these representations, they knew these representations
4	were false.	
5	504.	The foregoing representations are material to the decision to purchase a subscription
6	to Amateur	Match's service.
7	505.	Plaintiffs and the Class justifiably and detrimentally relied on these representations
8	and have su	affered damages as a direct and proximate result thereof.
9	ADVEDE	FIFTH CAUSE OF ACTION
10	ADVERTISING IN FALSE AND DECEPTIVE UNSOLICITED COMMERCIAL EMAIN VIOLATION OF CAL. BUSINESS & PROFESSIONS CODE § 17529.5	
11	506.	The foregoing paragraphs of this Verified Complaint are incorporated by reference
12	as if fully s	tated herein.
13	507.	This cause of action is stated against Defendants DENIRO, HENNING, MODENA,
14	JONES, PI	RANHA, DELTABREEZE, and DOES 1-100.
15	508.	Defendants advertised in unlawful spam sent from California and, in some cases,
16	sent to Cali	fornia electronic mail addresses.
17	509.	Some spam e-mails were sent using third parties' domain names without their
18	permission	
19	510.	Some spam e-mails contained or were accompanied by falsified, misrepresented, or
20	forged head	der information – in particular From Names – in violation of Cal. Business and
21	Professions	s Code § 17529.5(a)(2).
22		
23		
24		70

VERIFIED COMPLAINT

- 511. Some spam e-mails had subject lines likely to mislead a recipient, acting reasonably under the circumstances, about a material fact regarding the contents or subject matter of the messages, in violation of Cal. Business and Professions Code § 17529.5(a)(3).
- 512. Defendants have not implemented, with due care, practices and procedures reasonably designed to effectively prevent unsolicited commercial e-mail advertisements that are in violation of Cal. Business and Professions Code § 17529.5.
- 513. Indeed, the falsity and deception in the spam e-mails show willful and deliberate decisions, and were not the result of bona fide clerical errors.
- 514. Moreover, even after DENIRO has lost numerous trials for advertising in unlawful spam sent to Plaintiffs' counsel Daniel Balsam, Balsam continues to receive unlawful spam advertising amateurmatch.com, demonstrating that DENIRO has not implemented effective practices and procedures to prevent advertising in unlawful spam.

## SIXTH CAUSE OF ACTION VIOLATIONS OF THE CONSUMERS LEGAL REMEDIES ACT, CAL. CIVIL CODE § 1750 et seq.

- 515. The foregoing paragraphs of this Verified Complaint are incorporated by reference as if fully stated herein.
- 516. This cause of action is stated against Defendants DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, and DOES 1-100.
- 517. The Consumers Legal Remedies Act ("CLRA"), Cal. Civil Code § 1750 *et seq.*, is a general consumer protection statute that is not specific to email. In fact, the CLRA does not even mention the word "email" or "Internet."
- 518. Cal. Civil Code § 1770(a)(2) prohibits "Misrepresenting the source, sponsorship, approval, or certification of goods and services."

22

- 519. Defendants violated § 1770(a)(2) by advertising in emails sent to consumers – not yet AmateurMatch Website members – that falsely represented that the emails were sent by real women.
- 520. Defendants violated § 1770(a)(2) by making it appear as though emails to AmateurMatch Website members were sent by real women when in fact the messages were sent by fake profiles, many of which were not even marked "OnLine Cupid."
- 521. Defendants violated § 1770(a)(2) because their websites misrepresent the source of services in that DENIRO and HENNING are behind all of the websites, notwithstanding false domain registrations to MODENA, PIRANHA, and DELTABREEZE.
- 522. Cal. Civil Code § 1770(a)(3) prohibits "Misrepresenting the affiliation, connection, or association with, or certification by, another."
- 523. Defendants violated § 1770(a)(3) by misrepresenting their connection with the purported women in their database, because the Defendants cannot have a connection with nonexistent women.
- 524. Cal. Civil Code § 1770(a)(4) prohibits "Using deceptive representations or designations of geographic origin in connection with goods or services."
- 525. Defendants violated § 1770(a)(4) by falsely claiming that AmateurMatch.net is owned by DELTABREEZE in Cyprus, thereby misrepresenting the geographic origin of services, which are actually based in Stockton, California.
- 526. Defendants violated § 1770(a)(4) by falsely representing that the women in their database reside in or near their Members' geographical locales even though the women do not reside anywhere other than in Defendants' database because they are fake profiles.

- 527. Cal. Civil Code § 1770(a)(5) prohibits "Representing that goods or services have sponsorships, approval, characteristics, ingredients, uses, benefits or quantities which they do not have or that a person has a sponsorship, approval, status, affiliation, or connection which he or she does not have."
- 528. Defendants violated § 1770(a)(5) by falsely representing that AmateurMatch has the characteristic and benefits of having real women in their database with which members could correspond via email.
- 529. Cal. Civil Code § 1770(a)(9) prohibits "Advertising goods or services with intent not to sell them as advertised."
- 530. Defendants violated Cal. Civil Code § 1770(a)(9) by advertising the AmateurMatch Websites as if they provide the ability for members to communicate with and meet real women even though there are no real women in the database.
- 531. Cal. Civil Code § 1770(a)(14) prohibits "Representing that a transaction confers or involves rights, remedies, or obligations with it does not have or involve, or which are prohibited by law."
- 532. Defendants violated § 1770(a)(14) by falsely representing that joining the AmateurMatch websites confers the right to communicate with and perhaps even meet real people, when the database contains only fake profiles.
- 533. Plaintiffs concurrently file an affidavit stating facts showing that the action has been commenced in the proper county, as required by Cal. Civil Code § 1780(d).
- 534. At this time, Plaintiffs seek injunctive relief under the CLRA. Plaintiffs will serve a demand letter pursuant to Cal. Civil Code § 1782(a) concurrently with this Complaint and will amend the Complaint to seek damages under the CLRA. *See* Cal. Civil Code § 1782(d).

#### 

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#### **PRAYER FOR RELIEF**

### WHEREFORE, Plaintiffs and the Class pray for relief as follows:

- (a) For the First Cause of Action, Participation in/Control of Racketeering, judgment against Defendants DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, PEN HELP and DOES 1-100, each of them jointly and severally, for damages in an as yet undetermined amount not less than: the amount of all monies paid by the Plaintiffs and the Class to in respect of subscriptions for AmateurMatch websites, that amount trebled in accordance with 18 U.S.C. § 1964(c), that trebled amount reduced by the amount of chargebacks and refunds actually received, plus costs and reasonable attorneys' fees in accordance with 18 U.S.C. § 1964(c), with prejudgment and post judgment interest.
- (b) For the Second Cause of Action, Conspiracy to Participate in/Control of Racketeering, judgment against DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, PEN HELP, and DOES 1-100, each of them jointly and severally, for damages in an as yet undetermined amount not less than: the amount of all monies paid by the Plaintiffs and the Class to in respect of subscriptions for AmateurMatch websites, that amount trebled in accordance with 18 U.S.C. § 1964(c), that trebled amount reduced by the amount of chargebacks and refunds actually received, plus costs and reasonable attorneys' fees in accordance with 18 U.S.C. § 1964(c), with prejudgment and post judgment interest.
- (c) For the Third Cause of Action, Fraud, judgment against Defendants DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, and DOES 1-100, each of them jointly and severally, for damages in an as yet undetermined amount not less than: the amount of all monies paid by the Plaintiffs and the Class for memberships to AmateurMatch Websites, plus

exemplary damages pursuant to Cal. Civil Code § 3294 due to Defendant's fraudulent, malicious, and oppressive conduct.

- (d) For the Fourth Cause of Action, Negligent Misrepresentation, judgment against Defendants DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, and DOES 1-100, each of them jointly and severally, for damages in an as yet undetermined amount not less than: the amount of all monies paid by the Plaintiffs and the Class for memberships to AmateurMatch Websites.
- (e) For the Fifth Cause of Action, Unlawful Unsolicited Commercial Email, liquidated damages against DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, and DOES 1-100 in the amount of one thousand dollars (\$1,000) for each unsolicited commercial email advertisement transmitted to Class Members pursuant to Cal. Business and Professions Code § 17529.5(b)(1)(B)(ii), plus reasonable attorneys' fees and costs pursuant to Cal. Business and Professions Code § 17529.5(b)(1)(C).
- (f) For the Sixth Cause of Action, Violations of the Consumers Legal Remedies Act, judgment against Defendants DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, and DOES 1-100, each of them jointly and severally, for injunctive relief in the form of a Court Order prohibiting Defendants, directly and through third-party affiliates, from violations of the CLRA, plus reasonable attorneys' fees and costs pursuant to Cal. Civ. Code § 1780. Plaintiffs will amend this Complaint as set forth in Cal. Civil Code § 1782(d) to request actual and punitive damages.
- (g) For the Seventh Cause of Action, Violations of the Unfair Competition Law, judgment against Defendants DENIRO, HENNING, MODENA, JONES, PIRANHA, DELTABREEZE, PEN HELP, and DOES 1-100, injunctive and restitutionary relief in

accordance with Cal. Business & Profession	ons Code § 17203, including return of all monies paid
over to Defendants for AmateurMatch sub	oscriptions by any and all Class Members, the
appointment of a receiver of Defendants' a	assets to prevent the use or employment by Defendants
of their unlawful practices and to restore to	o Class Members the money acquired by means of
such practices, and attorneys' fees pursuar	nt to Cal. Code of Civil Procedure § 1021.5 because
Plaintiffs bring this action to benefit the pu	ublic, the necessity and financial burden of private
enforcement justifies an award of attorney	rs' fees, and in the interest of justice such attorneys'
fees should not be paid out of the recovery	<i>i</i> .
(h) A permanent injunction against	
(i) Attorneys' fees and costs of su	uit.
(j) Such and other relief as the Co	ourt may deem just.
0)	Respectfully Submitted,
	respectivity submitted,
Dated: August 31, 2010	
	Richard M. Garbarini ( <i>Pro Hac Vice</i> Pending) GARBARINI LAW GROUP P.C.
	Attorneys for Plaintiffs
DEMANI	D FOR JURY TRIAL
Plaintiffs demand a trial by jury.	
	GARBARINI LAW GROUP P.C.
Dated: August 31, 2010	BY: /s/ Daniel L. Balsam
Dated. August 31, 2010	DANIEL L. BALSAM
	Attorneys for Plaintiffs
	77
Veri	IFIED COMPLAINT

P.2/2 NOV-5-2006 14:06 FROM: TO:8692873

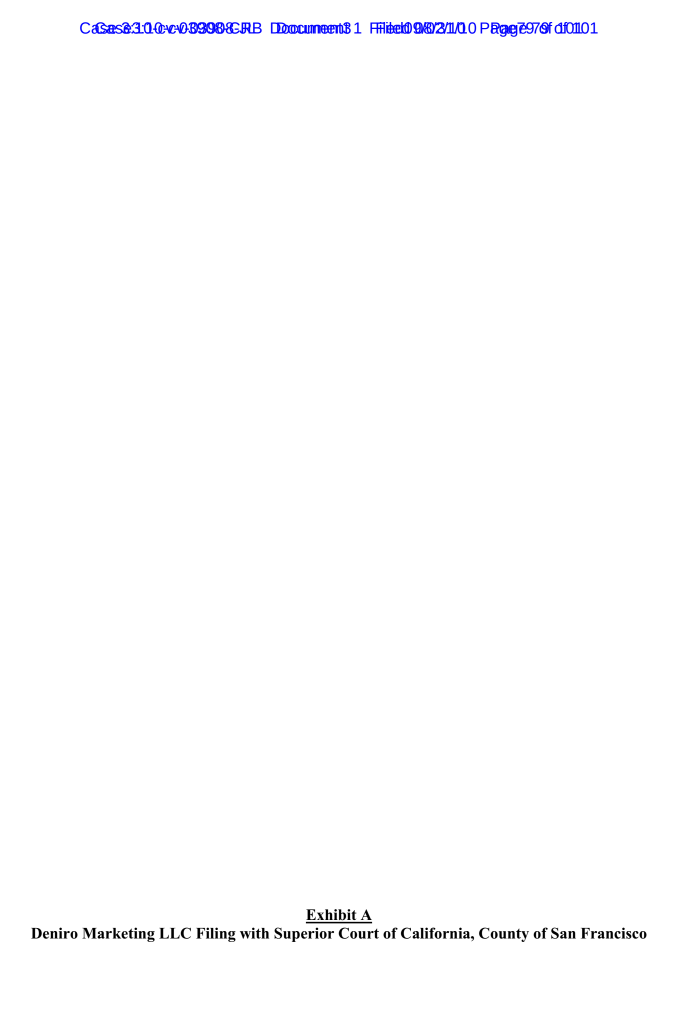
<u>VERIFICATION</u>

The undersigned, for himself declares:

I am one of the Plaintiffs in the above-entitled action. I have read the foregoing Verified Complaint and know the contents thereof. With respect to the causes of action alleged by me, the same is true by my own knowledge, except as to those matters which are therein stated on information and belief and those matters pertaining solely to the other Plaintiffs, and as to those matters, I believe them to be true.

I declare under penalty of perjury under the laws of the United States of America that that the foregoing is true and correct.

Date: August 30, 2010 Robert Badella
ROBERT BADELLA



## Case 3:10-cv-03908-CRB Document 1 Filed 08/31/10 Page 80 of 101 Case 3:10-cv-03908-JL Document 3 Filed 09/02/10 Page 80 of 101

**Defendant Response** 

Stephen. P. Thomas,

**Affiliate Networks & Compliance** 

**Deniro Marketing** 

6777 Embarcadero

Stockton, CA 95219

June 15, 2010

FILED
Superior Court of California
County of San Francisco

JUN 1 7 2010

CLERK OF THE COURT

BY: Viane Haheull

Case: CSM-10-832549

Daniel L. Balsam vs. Deniro Marketing, LLC

Superior Court of California, County of San Francisco

Small Claims Appeal To The Superior Court

The email received by Mr. Balsam as exhibited in the Plaintiffs brief was neither created by Deniro Marketing LLC nor approved for content and distribution through our compliance department. Deniro Marketing has an established and implemented, with due care, practices and procedures reasonably designed to effectively prevent unsolicited commercial e-mail advertisements that are in violation of the CAN-SPAM Act and the California Business and Professions Code §17529.5. Our affiliates and affiliate networks agree to abide by our anti-spam policy as a condition of membership into our programs. Deniro Marketing LLC will, and has terminated affiliates, affiliate networks, and sub-affiliates who violate these policies and we should not be held responsible for the actions of a few rouge sub-affiliates. With due respect for your professional opinion, we strongly believe that any statutory damages available to the Plaintiff under California Business and Professions Code §17529.5 should be dismissed or limited to \$100.00 maximum for this incident. We substantiate our position as follows:

1. We regret that Mr. Balsam received this email that advertised our product however it was created and distributed by a "rouge sub-affiliate" through a third-party affiliate network (please visit <a href="http://en.wikipedia.org/wiki/Affiliate\_networks">http://en.wikipedia.org/wiki/Affiliate\_networks</a> for a description) that neither was contracted or authorized to distribute this email on behalf of Deniro Marketing, LLC. All email distributions from and on behalf of Deniro Marketing, LLC through third party affiliates must be certified (content, CAN-SPAM compliant) by our compliance department. The email received by Mr. Balsam displayed in the Plaintiffs Brief Exhibits E1 & G1 were not registered or certified in accordance with our program.

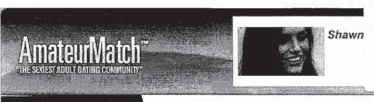
- 2. Rouge sub-affiliates can financially benefit from their efforts in circumventing certification because they contract and are paid by affiliates within third-party affiliate networks (Defense Exhibit A). In doing so, they can acquire our creative materials (logo's & banners) from the affiliate network system and transmit emails without following our certification process. Although we do generate a sale of \$29.95 for every new membership, we pay commissions upwards of twice that amount or more to contracted affiliates & affiliate networks. It is based on a business strategy that we will turn a profit if this member is satisfied with our product and renews for three consecutive months. As a result, there is a financial motive for rouge sub-affiliates to capitalize on the use of our brand.
- 3. Deniro Marketing has an established and implemented, with due care, practices and procedures reasonably designed to effectively prevent unsolicited commercial e-mail advertisements that are in violation of the CAN-SPAM Act and California Business and Professions Code §17529.5. Our professional business partners (affiliates and affiliate networks) must agree to abide by our anti-spam policy as a condition of membership in the affiliate program outlined in Section 11: Promotional Restrictions and SPAM of our Webmaster Affiliate Agreement (Defense Exhibit B). Affiliates and/or Affiliate Networks in violation of this agreement are terminated as outlined within.
- 4. Mr. Balsam's statements within his brief and in court that all of our profiles are "fake" and that Deniro Marketing, LLC is a SPAM business are erroneous and his accusations untrue. Deniro Marketing, LLC is a legitimate dating product and services company in business for over (7) years with over 12,000,000 subscribing "real" members. Responses that Mr. Balsam may or may not have received to the profile he created on Amateurmatch.com (Plaintiff's Brief Exhibits C & D1) has no relevance to support any violation of California Business and Professions Code § 17529.5.

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of this document has been furnished by U.S. Mail to: Daniel L. Balsam, 3145 Geary Boulevard, Suite #225, San Francisco, CA 94118-3316, Plaintiff, this 15<sup>th</sup> day of June, 2010.

Stephen P. Thomas, Defendant





REDACTED RED

MEMBER LOGIN »

USERHAME

PASSWORD

LOGIN

0	HOME
0	WHO'S ONLINE
o	MAIL
Q	SEARCH
o	CHAT
0	MY PROFILE
Ç	MY BUDDIES
Q	SETTINGS
0	FEATURED SHOWS
0	GALLERIES
o	VIDEOS
a	LIVE SEX
o	GAMES
o	HELP
C	LOG OFF

"Didnt have to look very far and didnt have to do very much to find my match. I cant tell you how thankful I am to amateurmatch."

#### wrapthetool69

"Amateurmatch was the first dating site I came accross. Its so perfect I have no reason to look any further."

#### **New Hampshire**

"Can you say "I Scored" cause thats what I did on amateurmatch in about a week. They Freaken Rock."

#### muscleman01

"Minutes after signing up, I was getting emails from single hot girls in my area."

Ohio

Share Your Success Story



FEMALES OF THE WEEK

Meet HOT Girls in New York, NY

a Man a Woman a Couple a Group

INTERESTED IN MEETING

a Man a Woman a Couple a Group

KOR

Erotic Email or Cyber Sex

Group Sex (3 or more)

Erotic Photo Exchange

Just Naughty Fun!

Other Sexual Activities

Voyeurism

Discreet Relationship or Casual Sex

1-on-1 Sex

(Please select up to three categories)

Date of birth:

January · , 19

I five in:

United States

Your password will be sent to this address, if it is incorrect you will not be able to log onto AmateurMatch! Please note that your e-mail address will never be shown to anyone!

SHOWN LO

E-Mail:

Verify E-Mail:

Enter your Cell Phone Number to receive free alerts via SMS. This information will be kept strictly confidential.

Cell Phone # (optional)

)

A confirmation code will be sent to your phone after you log in for the first

How did you hear about us?

Please Select...

I agree to the Terms and Conditions.

By continuing, I understand that this site is for adults only, and agree to the <a href="mailto:privacy policy">privacy policy</a> and to the use and nature of <a href="mailto:online cupids">online cupids</a>.

Amateur Cams

Anal Cams

Asian Cams

HD Cams

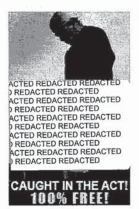
Blonde Cams

**Brunette Cams** 

MILF Cams

Teen Cams





#### CLICK HERE TO CONTINUE



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boofany83 21 years old Weehawken



REDACTED RED

freakout67 28 years old Astoria



CTED REDACTED 
1totalslut 30 years old Fort Lee



REDACTED REDACTED RED.

kelsey1234 33 years old Maspeth

18 U.S.C. 2257 Record-Keeping Requirements Compliance Statement
Copyright @1999-2010 Amateur/Match.com

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Exhibit C AmateurMatch Inbox



MEMBERS AREA

Follow us on the state of

Watering the	⊕ MAI			
Birthdays	SAVED	SENT TRASH	4	
	48 1000	50:31399	فلاءك	<b>FI.</b> 3 1
HOME	SILLYYOLANDA	Just Thought I would	Dec 10	
WHO'S ONLINE	sleptTalia52s	Re: So Hey	Dec 10	
MAIL	sleptTalia52s	So Hey	Dec 8	
SEARCH	- SpecialColly	Hey	Dec 3	27.
TAHD TAHD	Fatma74	Re: Re: Amazing	Dec 3	
MOSILE CHAT HERO MY PROFILE	iolyAdriene216l	reply to me	Nov 30	
MY BUDDIES	Fatma74	Re: Amazing	Nov 27	
SETTINGS	soulfulsarah73o	Hill	Nov 27	
FEATURED SHOWS			Nov 24	
GALLERIES	elegantmonica5j	Re: Hey beautiful		
VIDEOS LIVE SEX	Fatma74	Amazing	Nov 23	27
GAMES	Simplyanessa	Re: broke up with my man	Nov 23	
HELP	jan8103	Maybe The Right One For You	Nov 23	
4+147-1, ET	elegantmonica5j	Re: Hey beautiful	Nov 22	
	Boulder Mtn Girl	Hey Saw Your Profile	Nov 22	
UVE CAN CHOWS	gemma me	Take A Look	Nov 21	
MITE GEST SEEDING	snowbunnie281	Looking for you	Nov 20	
ext Show:	4loveofJB	Re: Can We Get Together??	Nov 20	
1 Altin	¿ LittleFawn7	Re: Re: I wanna See	Nov 20	
4/5/14	hiddensunflower	Hi There Sexy	Nov 20	72
	Simplyanessa	broke up with my man	Nov 19	
om ET - mayalicious	xxxclarence	Re: Well Well	Nov 18	
now starts in 2 hours!	LittleFawn7	Re: I wanna See	Nov 17	
		Re: Email me if you want to know more	Nov 17	
pcoming Shows:	lownbhold34288	(2) (8)	Nov 17	
om ET - KaundaLove om ET - KrissysKitty	<u>SweetieLeigh</u>	Ive Been Looking For A Guy Like You		
om ET - CucyDaily	HaHannah	Why haven't you messaged me?	Nov 17	Page: 1 2
Ipm ET - Ut drossless				oge. 1 i

Messages will be deleted after 30 days. Users with Premium Memberships can move messages to their 'Saved' folder to prevent deletion.

Live Cam Girls!

SonyaSex



<u>EnigmaMa</u>

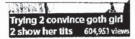
Cameron



VIPModelXXX



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Follow us on

SEND MAIL

SEND MAI.

SEND MAIL

ADD BUDGY

SEND MAIL

ACC BUDDY



· Birthdays

Your Profile Visitors

Lastest users to view your profile 20 users matching search criteria

HOME

WHO'S ONLINE

MAIL

SEARCH

CHAT

MOBILE CHAT NEW

MY PROFILE

MY BUDDIES

SETTINGS

FEATURED SHOWS

· LEVE CASH CHOVIES

5pm ET - mayalicious Show starts in 2 hours!

**Upcoming Shows:** 

6pm ET - KarındaLove

7pm ET - KriesysKitty 8pm ET - Lucy Daily 11pm ET - Undressless

GALLERIES

VIDEOS

LIVE SEX

GAMES

HELP

1 0000

Next Show:



tiiinamina Manhattan, NY



United States



SILLYYOLANDA 47 year old woman Mount Vernon, NY



sleptTalia52s vear old woman Rochester, NY



romeosownjuliet 23 year old woman Edgewater, NJ United States





United States

New York, NY

sexystylist1984 26 year old woman



teenypixels 24 year old woman New York, NY



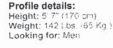
sweetstuff04 23 year old woman

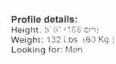
### Profile details:

[1]

Height: 5' 6" (168 cm) Weight: 120 Lbs (55 Kg ) Looking for: Men







	le details:
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Look	ing for: Men

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Looking fo	r. Man

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Live Cam Girls!



New York, NY United States Weight: 128 Lbs (58 Kg ) Looking for: Men

ADD BUDDY

GlamorousAngel



SpecialColly 36 year old woman Yonkers, NY US Profile details: Height: 5' 4" (163 cm) Weight: 110 Lbs (50 Kg.) Looking for: Men

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Fatma74\_ 48 year old woman Albertson, NY United States Profile details: Height: 5' 5" (165 cm) Weight: 124 Lbs (56 Kg ) Looking for: Men

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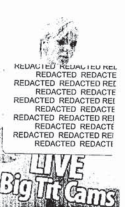
AllSmilesNjeans 37 year old woman New York, NY United States Profile details: Height: 5' 6" (168 cm) Weight: 128 Lbs (58 Kg ) Looking for: Men

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AmateurMatch - Sexy Adult Personals: 1Jolanda1, 30 year old Woman in EPSOM, NH

Page 1 of 2



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## ADD BUDDY INSTANT MESSAGE

#### JOIN NOW FOR FREE!

I am a: Man Seeking a: Woman For: Erotic Email or Cyber Sex Birth Date: January · 01 1990 Email: Country: Please Select Country I agree to the Terms & Conditions Submit

### 1Jolanda1

A 30 year old Woman

SEXUAL STUFF

Interested in meeting a Man

> Location: EPSOM, NH United States

Looking for: -Just Naughty Fun!

#### Introduction:

#### hello everybody

I love to laugh and I love to joke around with others. I am a very funny person. I think that laughter is one of the most important things that we have in life and can make even the grimmest of situations to feel better. However, I am also a serious person. I know there is a time when one should leave the joking aside for the discussion of serious matters. I truly believe that I can make you very happy! I am very even-tempered and never get mad. I have sense of humor and it's never boring with me. I am trying to communicate with people i like and if i like somebody i really care about his or her mood. I always go till the end in achieving my goals.

#### What they look for in a person:

I enjoy my life and want to share my happiness with all the people around me. One day you'll meet me and I'm sure you'll like it. I am a simple girl looking for simple happiness. And that happiness is love. I am searching for reliable, nice man, with good sense of humor and serious attitude to life. My man should respect me and my wishes and understand me whatever in this life can happen. Have a nice day and smile, you have got a new friend.

#### Physical charactistics:

5' 8" (173 cm) Weight: 120 Lbs. (55 Kg.) Body Type: Athletic Hair Color: Blonde Eye Color: Brown Ethnicity: White/Caucasian

#### Lifestyle charactistics:

Smokes: Don't Drinks: Socially AmateurMatch - Sexy Adult Personals: SarahKo, 26 year old Woman in Armonk, NY

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l am a:	Man	
Seeking a:	Woman	
For:	Erotic Email or Cyber Sex	
Birth Date:	January · 01 · 1990	٠
Email:		
Country:	Please Select Country	

#### SarahKo

#### A 26 year old Woman

SEXUAL STUFF

Interested in meeting a Man

> Location: Armonk, NY United States

Looking for: -Erotic Photo Exchange

#### Introduction:

#### i am here now and i hope i will find the other half of my heart and life

There are many things that make me happy in life, intellectual stimulation, learning new things, vacations (I like to travel, to see new places, to learn about new cultures and new mentalities), entertainment, and more -music, sport, animals. I like to attend sporting events, fine dining out, concerts, movies and

#### What they look for in a person:

I am a simple girl looking for simple happiness. And that happiness is love. I am searching for reliable, nice man, with good sense of humor and serious attitude to life. My man should respect me and my wishes and understand me whatever in this life can happen.

#### Physical charactistics:

5' 6" (168 cm) Height: 110 Lbs. (50 Kg.) Weight: Body Type: Thin Hair Color: Blonde Eve Color: Brown

Ethnicity: White/Caucasian

### Lifestyle charactistics:

Smokes: Occasionally Drinks:

Marital Status: Single

Children: Don't have children Graduate degree Education:

Profession:

#### Profile last updated:

July 26th, 2007 at 10:36am

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Exhibit E
"Verify Your Photos" Process

AmateurMatch - Free Sex, Adult Dating, Sex Personals



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#### New Buddy Invites Birthdays

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- CHAT
- MOBILE CHAT 44.34
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- MY BUDDIES
- .. SETTINGS
- FEATURED SHOWS
- GALLERIES
- .. VIDEOS
- LIVE
- GAMES
- .. HELP

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#### **Next Show:**



8am ET - Show starts in 6 hours!

#### **Upcoming Shows:**



## **Verify Your Photos**

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#### What is photo verification?

A verified photo means that the identity of the person who uploaded a photo has been confirmed. To get your photo verified, simply upload an official form of identification. Our customer support staff will review your submission, compare your identification with your submitted photos, and if everything appears to be in order, your photos will be verified.

- Official forms of identification include: passport, driver's license, or state-issued identification card.
- Please allow up to 48 hours for your photo to be verified and the change to be updated on the website.
- A 'Photo Verified' icon will appear on profiles with verified photos.

#### Why should I get my photos verified?

Anyone can create a profile and upload a photo, but by verifying your identity, you are showing others that you are serious about finding someone.

- Stand Out Other users are more likely to view your profile if it's verified.
- Get Noticed Verified profiles are distinguished by a 'Photo Verified' icon that appears in search results and on the profile.
- Be Authentic Going through the steps to verify your photo lets other users know that you are

#### What about privacy?



We require the photo, issuer and date to be clearly visible. You may redact any information we don't require and you don't wish to share.

Your identification documents will never be visible by anyone other than authorized AmateurMatch personnel.

#### Select a Verification Method:

Upload your Identification

Upload ID Photo:

Browse... Upload

- Please upload a photo that is no larger than 500k.
- Valid forms of ID: passport, driver's license, or state-issued identification card.

#### Live Gam Girls?



#### SexyBarbie



Nurse

VirginMelisa

petitsquirt

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#### Fax your identification

Fax: (209) 477-7672

- Please include your user name and email address on the fax with your ID.
- Valid forms of ID: passport, driver's license, or state-issued identification card.

#### Mail your Identification

Mailing Address:

Amateur Photo Verification PO Box 690192 Stockton, CA 95269 USA

- Please include your username and email address in the letter with a photo copy of your identification.
- Valid forms of ID: passport, driver's license, or state-issued identification card.

1/17/2010



 $\frac{Exhibit \ F}{Representative \ Examples \ of \ Fictitious} \ "Verified" \ Member \ Profiles$ 

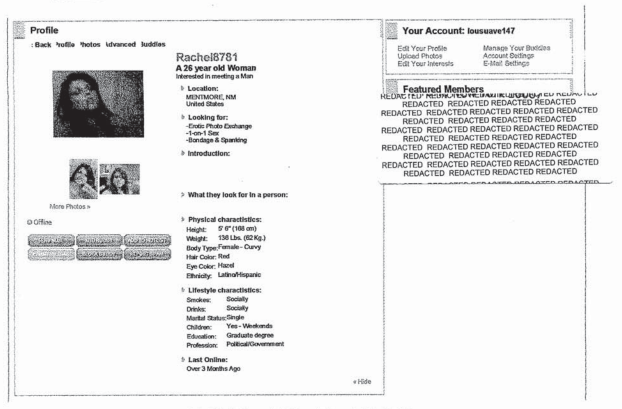


This member has proven their physical identity by sending us an official form of identification that matches their profile photos.

Getting verified is easy! Simply go to your Edit Photos page and click the "verified member" link to learn all the benefits about being verified.

CLOSE

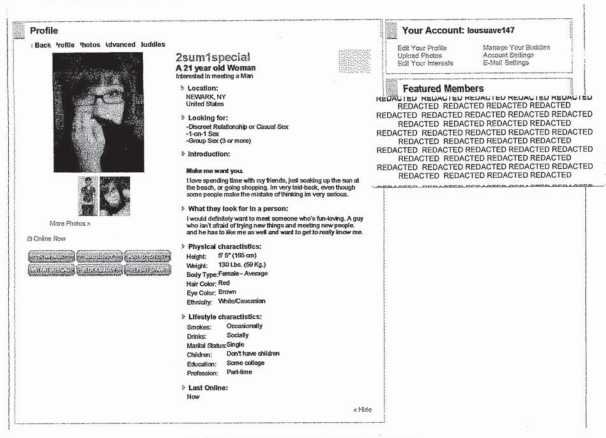




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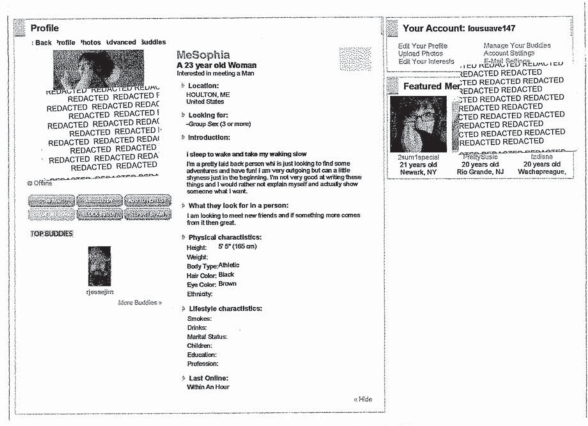




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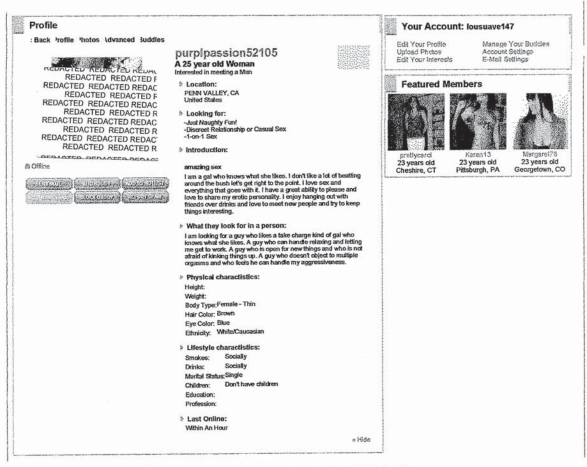




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